

# EXHIBIT B

Kenya Shujaa  
September 14, 2018

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UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA  
CIVIL ACTION

DARUS HUNTER, et al. : NO. 17-0889  
:   
Plaintiffs, :   
:   
- vs - :   
:   
CITY OF PHILADELPHIA, :   
et al., :   
:   
Defendants. :   
- - - - -

- - -

Friday, September 14, 2018

- - -

TRANSCRIPT OF DEPOSITION OF KENYA  
SHUJAA, taken by and before ALEXANDRA ALVARADO,  
Professional Reporter and Notary Public, at CITY OF  
PHILADELPHIA LAW DEPARTMENT, 1515 Arch Street, 14th  
Floor, Philadelphia, Pennsylvania, commencing  
at 9:03 a.m.

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<p>1 APPEARANCES:</p> <p>2</p> <p>3 MORGAN LEWIS</p> <p>4 BY: MICHAELA DRAGALIN YOUNG, ESQUIRE</p> <p>5 1701 Market Street</p> <p>6 Philadelphia, Pennsylvania 19103</p> <p>7 (215) 963-5608</p> <p>8 Alexandra.lastowski@morganlewis.com</p> <p>9 Counsel for Plaintiffs</p> <p>10</p> <p>11 DECHERT, LLP</p> <p>12 BY: JOHN P. MCCLAM, ESQUIRE</p> <p>13 2929 Arch Street</p> <p>14 14th Floor</p> <p>15 Philadelphia, Pennsylvania 19104</p> <p>16 (215) 994-2046</p> <p>17 Counsel for Kenya Shujaa</p> <p>18</p> <p>19 CITY OF PHILADELPHIA LAW DEPARTMENT</p> <p>20 BY: TARA FUNG, ESQUIRE</p> <p>21 1515 Arch Street</p> <p>22 14th Floor</p> <p>23 Philadelphia, Pennsylvania 19102</p> <p>24 (215) 683-5389</p> <p>Counsel for Defendants</p>	<p>1 ---</p> <p>2 (TRANSCRIPT MARKED CONFIDENTIAL)</p> <p>3 ---</p> <p>4 (By agreement of counsel, the</p> <p>5 reading, signing, sealing, filing, and</p> <p>6 certification of the transcript have been</p> <p>7 waived; and all objections, except as</p> <p>8 to the form of the question, have been</p> <p>9 reserved until the time of trial.)</p> <p>10</p> <p>11 KENYA SHUJAA, after having</p> <p>12 been duly sworn, was examined and testified</p> <p>13 as follows:</p> <p>14 ---</p> <p>15 DIRECT EXAMINATION</p> <p>16 ---</p> <p>17 BY MS. FUNG:</p> <p>18 Q. Good morning, Ms. Shujaa.</p> <p>19 A. Good morning.</p> <p>20 Q. Can you please state your full name?</p> <p>21 A. Kenya Juanita Shujaa.</p> <p>22 Q. Is Juanita, J-U-A-N-I-T-A?</p> <p>23 A. Yes.</p> <p>24 Q. And with Shujaa is with two As or one A?</p>
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<p>1 INDEX</p> <p>2 ---</p> <p>3 WITNESS</p> <p>4 KENYA SHUJAA</p> <p>5 EXAMINATION PAGE</p> <p>6 By: Ms. Fung 4</p> <p>7 By: Mr. McClam 124</p> <p>8</p> <p>9</p> <p>10</p> <p>11</p> <p>12 EXHIBITS</p> <p>13 PAGE</p> <p>14 NUMBER DESCRIPTION MARKED</p> <p>15 Shujaa-1 Drawing 41</p> <p>16 Shujaa-2 Birth Certificate 105</p> <p>17 Shujaa-3 Records 119</p> <p>18</p> <p>19</p> <p>20</p> <p>21</p> <p>22</p> <p>23</p> <p>24</p>	<p>1 A. Two As.</p> <p>2 Q. Do you have any aliases or nicknames?</p> <p>3 A. No.</p> <p>4 Q. And you understand that you're under oath</p> <p>5 today?</p> <p>6 A. Yes.</p> <p>7 Q. The court reporter is transcribing</p> <p>8 everything you say, so make sure that you speak</p> <p>9 clearly and verbally. So no shaking your head, no</p> <p>10 uh-uhs. It's important for us to not speak over</p> <p>11 each other. So when I'm asking you a question, wait</p> <p>12 for me to finish my question. And when you're</p> <p>13 answering questions, I'll wait for you to finish</p> <p>14 answering. Okay?</p> <p>15 A. Okay. Thank you.</p> <p>16 Q. If you don't understand a question, just</p> <p>17 let me know and I'll rephrase it for you. Okay?</p> <p>18 A. Okay.</p> <p>19 Q. Is there anything preventing you from</p> <p>20 testifying truthfully today?</p> <p>21 A. No.</p> <p>22 Q. Before coming in today, what documents did</p> <p>23 you review?</p> <p>24 MR. MCCLAM: I'll instruct you</p>

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<p>1 not to describe the actual documents that 2 you reviewed with me in preparing for the 3 deposition. 4 THE WITNESS: Talking about this 5 morning or -- 6 BY MS. FUNG: 7 Q. What did you review before coming in? 8 A. I actually -- 9 MR. MCCLAM: Besides what you 10 reviewed with me. 11 THE WITNESS: I actually didn't 12 review anything. 13 BY MS. FUNG: 14 Q. Okay. And what about outside of meeting 15 with your attorney -- what day did you meet with 16 your attorney? 17 A. I met with my attorney on -- what was -- 18 Wednesday. 19 Q. Wednesday this week? 20 A. Wednesday the 12th. 21 Q. And outside of meeting with your attorney, 22 did you review any documents? 23 A. No, I did not. 24 Q. Okay. And have you spoken with anyone</p>	<p>1 Q. Happy belated birthday. What city and 2 state were you born? 3 A. I was born in Parsons, Kansas. 4 Q. When did you move to Philadelphia? 5 A. I moved to Philadelphia in 1997. 6 Q. And what's your current address? 7 A. My current address is 2521 North Spangler 8 Street, Philadelphia, PA 19132. 9 Q. And how long have you lived at this 10 address? 11 A. I've lived there for two months now. 12 Q. And why did you move to this address? 13 A. I moved to the address because my husband 14 and I were separated and we reconciled. 15 Q. When did you separate? 16 A. We separated in November of 2017. 17 Q. And when did you reunite? 18 A. We reunited around June of 2018. 19 Q. And why did you separate? 20 A. We separated for numerous personal reasons 21 in our marriage. 22 Q. Any of which you could share today? 23 A. I guess I was distrustful and frustrated. 24 Q. Was there infidelity?</p>
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<p>1 regarding -- outside of your counsel regarding this 2 matter? 3 A. Yes, I have. 4 Q. Who have you spoke to? 5 A. I spoke with my husband, Darus Hunter. 6 Q. What did you guys discuss? 7 A. I discussed my need to be here a little 8 early so I could meet my attorney this morning. 9 Q. Okay. Anything else? 10 A. No. 11 Q. Any specifics regarding the case? 12 A. No. 13 Q. Have you ever had your deposition taken 14 before? 15 A. No, I have not. 16 Q. Have you ever been arrested? 17 A. No, I have not. 18 Q. Have you ever been charged with a criminal 19 offense? 20 A. No, I have not. 21 Q. How old are you? 22 A. I am 45. 23 Q. And what is your date of birth? 24 A. July 23, 1973.</p>	<p>1 A. No, there was no -- 2 MR. MCCLAM: I'm going object. 3 This is outside anything relevant, 4 borderline harassment. If you can tie this 5 to -- 6 MS. FUNG: This is harassment? 7 MR. MCCLAM: You're talking about 8 what caused the separation between Ms. 9 Shujaa and her husband temporarily years 10 after the incident at issue, I think it is. 11 MR. FUNG: Okay, John. 12 BY MS. FUNG: 13 Q. Where were you living before your Spangler 14 Street address? 15 A. 942 South 49th Street. 16 Q. And how long were you at this address? 17 A. I was there for approximately six -- five 18 months. From February until the end of June. 19 Q. February? 20 A. The day of the Super Bowl. So I think that 21 was February 4th. 22 Q. Okay. And when you're currently at 23 Spangler address who do you live with? 24 A. I live with my husband and his two</p>

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<p>1 children, Syriaana Hunter and Darus Nadeer (ph) 2 Hunter (ph). 3 Q. And how old are they, the children? 4 A. Darus Nadeer Hunter just turned 19 on 5 August 12, and Syriaana hunter just turned 8 6 yesterday. 7 Q. And why did you move to this address at -- 8 sorry. Why did you move to the 942 South 49th 9 Street? 10 A. Because I wanted to remain in the city 11 while my husband and I worked things out. 12 Q. Okay. And who were you living with at that 13 address? 14 A. It was a rooming house. There were two 15 people there -- well, actually there was one person 16 there at the time and her name was Casey Romanic 17 (ph). 18 Q. Was that a friend of yours or just a 19 roommate? 20 A. She was a roommate. 21 Q. And where did you live prior to that? 22 A. Prior to that I lived with my husband at 23 1242 South 51st Street. 24 Q. And how long did you live in that home?</p>	<p>1 A. I met Mr. Hunter in 2011. We really began 2 our relationship in earnest in 2012. 3 Q. Has there ever been domestic violence 4 between yourself and Mr. Hunter? 5 A. No. 6 Q. To your knowledge, has there ever been 7 domestic violence with Mr. Hunter and any other 8 individuals? 9 A. Yes. 10 Q. Can you explain? 11 THE WITNESS: Should I explain 12 this? 13 MR. MCCLAM: I'm going to object 14 to foundation. 15 MS. YOUNG: I object to the form. 16 MS. FUNG: Excuse me? 17 MS. YOUNG: I'm going to object 18 to form as well. 19 MS. FUNG: What is your 20 objection? 21 MS. YOUNG: That her knowledge of 22 any actions by my client has not -- you 23 have not laid that foundation. 24 BY MS. FUNG:</p>
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<p>1 A. I lived there until the end November of 2 2017. 3 Q. And who lived in that home with you? 4 A. My husband, those same two children, 5 Syriaana Hunter, Darus Nadeer Hunter and the middle 6 child, Kassim Hunter who is now 14. 7 Q. Where does Kassim currently live? 8 A. Kassim is currently in foster care. 9 Q. And how long has he been in foster care? 10 A. I'm not entirely sure. I was not present 11 when he entered that. 12 Q. Okay. No problem. And what's your current 13 marital status today? I've heard you mention Mr. 14 Hunter as your husband. Is he legally your husband? 15 A. Yes. 16 Q. When did you get married? 17 A. We got married January 20, 2016. 18 Q. And you mentioned at some point you were 19 separated. Were you legally separated? 20 A. There were no -- there was no paperwork 21 completed for a separation. 22 Q. Okay. How long have you been with 23 Mr. Hunter, just relationship in general not 24 necessarily marriage?</p>	<p>1 Q. Okay. I'm still going to instruct you to 2 answer the question. 3 A. I'm aware of some things. I've read 4 materials from a past situation that he had with his 5 ex-wife. And his ex-wife told me some things. 6 Q. Who is his ex-wife? 7 A. His ex-wife's name is Keeshama Hunter. 8 Q. And to your knowledge, was there a 9 protection from abuse order? 10 A. There was one a few years ago. 11 Q. Any other domestic violence that you're 12 aware of? 13 A. Not that I'm aware of. 14 Q. Standing here today, are you afraid of 15 Mr. Hunter? 16 A. No, I'm not. 17 Q. Were you afraid of him in 2015? 18 A. No, I was not. 19 Q. Do you have any biological children? 20 A. No, I do not. 21 Q. Do you have any adopted children? 22 A. No, I do not. 23 Q. Do Mr. Hunter's children call you mom? 24 A. Sometimes.</p>

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<p>1 Q. Ms. Shujaa, I would like to ask you a few 2 questions about your educational background. Where 3 did you go to high school? 4 A. I went to high school -- I started off at 5 -- my first two years were at a school called 6 Princeton Day School. And my second two years were 7 at school called Parks School of Buffalo in Amherst, 8 New York. 9 Q. And what years did you attend Princeton Day 10 School? 11 A. I attended Princeton Day School from the 12 age of 12 to the age of 16. So from 1985 until 13 1990. 14 Q. And then what about Parks School of 15 Buffalo? 16 A. I completed my last two years of high 17 school, so 1989/1990 to 1991. 18 Q. And you said you obtained a high school 19 diploma? 20 A. Yes. 21 Q. Okay. And what about college? 22 A. I attended undergraduate at Howard 23 University from 1991 to 1995. 24 Q. Did you graduate?</p>	<p>1 Congresso de Latinos Unidos. And then after I was a 2 recess coordinator and an academic coordinator at 3 the Netter Center. There was a -- Wilson Community 4 School. 5 Q. What years was that? 6 A. That was from 2009 to the end of 2011. 7 Q. And what about with Congresso? 8 A. I was with Congresso owe from 2006 till 9 2009. 10 Q. What is your current occupation? 11 A. I'm currently a combination. Mostly I am a 12 freelance editor. I also do journal support -- 13 journal submission support. So I do pre-submission 14 peer reviews and I do journal selection services. I 15 also do copy editing and substantive editing. 16 Q. Okay. Any company specifically? 17 A. I'm currently working for three companies. 18 One of them was called Enago. 19 Q. Can you spell that, please? 20 A. E-N-A-G-O. They're also known as Crimson 21 Interactive. I'm also working with Cactus 22 Communications and University proofreading. And I'm 23 often on -- I also do social media in linguistic 24 annotations for a company call Apin (ph)</p>
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<p>1 A. Yes. 2 Q. And what degree did you receive? 3 A. Anthropology, bachelor's of arts. 4 Q. And did you go further in school? 5 A. I also spent several years in a Ph.D. 6 program at the University of Pennsylvania. 7 Q. Okay. From what years? 8 A. From 1997 and officially until 2003. 9 Q. Did you graduate? 10 A. No, I did not. 11 Q. Is there any reason that you didn't finish? 12 A. Well, my financial situation began to get 13 out of control at the time and I also developed an 14 interest in social services. So I took off time to 15 go into social services. 16 Q. Okay. What did you do in social services? 17 A. I began by doing GED teaching. Then I 18 began doing 00 teaching for an after-school program. 19 And then I became a school-based case manager and a 20 truancy case manager. So working with truancy 21 children, children who were in -- court order to 22 attend for truancy. And -- 23 Q. Sorry to cut you off. But what company? 24 A. That was the -- most of that was with</p>	<p>1 Communications. 2 Q. How long have you been working for these 3 companies? Are they all different times? 4 MR. MCCLAM: Object to form. 5 THE WITNESS: I was working at 6 Cactus, I believe, late 2013 from late 7 2013. I started University Proofreading 8 around early -- I believe early -- maybe 9 late 2014. And Enago, I just began working 10 for them this January. Apin 11 Communications, I started working for them 12 I believe in either late 2015, maybe early 13 2016. 14 BY MS. FUNG: 15 Q. Are any of these full-time jobs? 16 A. No, they're all freelance positions. 17 Q. Generally about how many hours a week do 18 you work? 19 A. I probably work about maybe 50 to 60 hours 20 a week right now. 21 Q. Okay. What about in 2015? 22 A. 2015 I would say I was probably working 23 about maybe 40 hours a week. At the time I was 24 still working -- I was working with Cactus. I was</p>

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<p>1 working with University Proofreading at the time and</p> <p>2 I was also working for a company called the</p> <p>3 Linguistic Data Consortium at UPenn.</p> <p>4 Q. How long did you work there?</p> <p>5 A. I worked there for about two years.</p> <p>6 Q. What did you do there?</p> <p>7 A. I annotated various types of linguistic</p> <p>8 language documents to videos and audio recordings as</p> <p>9 well as documents to annotate them to basically</p> <p>10 glean particular terms from those documents.</p> <p>11 Q. Prior to and after September of 2015, have</p> <p>12 the police ever been called out to your home?</p> <p>13 A. Yes, they had. Maybe a couple of times</p> <p>14 before -- maybe once or twice before I can recall</p> <p>15 them specifically being called to the home.</p> <p>16 Q. Why were they called to the home?</p> <p>17 A. On one occasion they were called with a</p> <p>18 custody dispute usually. Actually all the calls I</p> <p>19 can think of were custody disputes between Mr.</p> <p>20 Hunter and either one or the other mother of the</p> <p>21 children.</p> <p>22 Q. And what are the mother's names?</p> <p>23 A. The first mother's name is the ex-wife,</p> <p>24 Keeshama Hunter. And the other mother's name of</p>	<p>1 child being with her. So we did not bring her for</p> <p>2 her supervised custody.</p> <p>3 So her mother came to our home and grabbed</p> <p>4 Syriana from the street. She had called the police</p> <p>5 at the time that she did it, so they arrived with</p> <p>6 her. That incident ended with Syriana staying with</p> <p>7 us. And then the last incident was also -- was in</p> <p>8 2016 and it was -- that would have been May --</p> <p>9 around May of 2016 just before Kassim came to live</p> <p>10 with us. His mother had arrived home, I guess, at</p> <p>11 1:00 a.m. and discovered that Kassim was not home.</p> <p>12 So police called us and let us know that the mother</p> <p>13 was saying that we had them, and then they came by</p> <p>14 the house.</p> <p>15 Q. Okay. Have any complaints against the</p> <p>16 police been filed as a result of any of these</p> <p>17 incidents?</p> <p>18 A. I did not file a formal complaint after the</p> <p>19 incident with Keeshama Hunter coming to the house,</p> <p>20 but I did send an e-mail protesting certain aspects</p> <p>21 of the event, protesting the police report, which</p> <p>22 had described my husband's clothing inaccurately and</p> <p>23 protesting the fact that she was there. But no</p> <p>24 formal complaints for any of those other incidents.</p>
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<p>1 Kadir Muhammad is named Cinquetta Muhammad.</p> <p>2 Q. So on the two occasions that the police</p> <p>3 were called out to your home regarding custody</p> <p>4 disputes, do you know the details surrounding them?</p> <p>5 A. One situation was maybe about 10:30, 11:00</p> <p>6 at night with Khadira. And her mother was actually</p> <p>7 present with the police at the time. And they</p> <p>8 knocked on the door and we answered. And he</p> <p>9 informed us that there was a dispute about what time</p> <p>10 she should be back. And he asked if -- the</p> <p>11 policeman asked if Khadira was there. We showed him</p> <p>12 that she was there. He let us know that the mother</p> <p>13 was present. And so we brought her out and brought</p> <p>14 her to her mother.</p> <p>15 The other incident, I don't really -- I</p> <p>16 don't recall if they came to the house or if I just</p> <p>17 called to find about out that. That's the only time</p> <p>18 before the incident that I specifically remember</p> <p>19 that they came to the house. There were -- there</p> <p>20 was another incident -- two incidents after that.</p> <p>21 One in spring of 2016, the -- Keeshama</p> <p>22 Hunter had come. She was supposed to have -- there</p> <p>23 was a first week that she was allowed to have</p> <p>24 unsupervised custody. And we had concerns about the</p>	<p>1 Q. To your knowledge, has Mr. Hunter?</p> <p>2 A. I don't know.</p> <p>3 Q. What is your relationship like with</p> <p>4 Cinquetta Muhammad?</p> <p>5 A. It's neutral. I would say not hostile.</p> <p>6 Last time I spoke to her we were cordial with each</p> <p>7 other. We talked about Khadira at time. I'll ask</p> <p>8 her things -- like if you're going back to school</p> <p>9 shopping, I'll ask her questions if anything that</p> <p>10 Khadira needs. I would that it's cordial, not warm.</p> <p>11 Q. What about in 2015?</p> <p>12 A. In 2015 there wasn't really much of a</p> <p>13 relationship either way. We didn't really -- we</p> <p>14 still -- we've spoken a couple of times, but it</p> <p>15 wasn't hostile or cordial. It was just nothing at</p> <p>16 the time.</p> <p>17 Q. And how is Ms. Muhammad's relationship with</p> <p>18 Mr. Hunter?</p> <p>19 A. I don't know that much about it. I haven't</p> <p>20 seen them interacting very much. The interactions I</p> <p>21 have seen have been pretty level recently.</p> <p>22 Q. What about in 2015?</p> <p>23 MR. MCCLAM: Object to form.</p> <p>24 THE WITNESS: I don't recall any</p>

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<p>1 kind of volatility between the two of them 2 -- between Mr. Hunter and Ms. Muhammad. I 3 never don't recall like -- I've never see 4 any volatile behaviors between them or any 5 extended arguments. 6 BY MS. FUNG: 7 Q. Thank you. And what about -- how is your 8 relationship with Keeshama Hunter? 9 A. Well, Keeshama Hunter does not -- probably 10 would not like me now because I was very 11 instrumental in the custody situation based on some 12 information that I had about abuse that was 13 happening with the children. So I did inform the 14 court about that and she knew that it was me who 15 informed them. And at that point our relationship 16 was not very warm. 17 Q. Okay. And when was that? 18 A. I believe I let them know this maybe late 19 2000- -- maybe 2015 -- late 2015 early -- sometime 20 in 2015. Definitely some of it happened in 2016. 21 In fact, most of it, I believe -- let me see -- 22 yeah. Early 2016 would have been the time that 23 things went very sour. 24 Q. Okay. And how is Ms. Hunter's relationship</p>	<p>1 later. But it turns out I would have been about 2 five or six weeks pregnant at that time. 3 Q. And when you say later, do you mean after 4 September -- after -- 5 A. Yeah. When I went in -- at Mercy Hospital 6 when I had the ultrasound, they let me know the 7 development actually was. 8 Q. Okay. And prior to September 13th of 2015, 9 did you have any complications with your pregnancy? 10 A. No, I had not experienced any problems. 11 Q. Did you have any spotting? 12 A. No. 13 Q. Any bleeding? 14 A. No. 15 Q. Did you ever need to seek out medical care 16 or attention? 17 A. No. 18 Q. Were you receiving prenatal care? 19 A. No. 20 Q. Why weren't you receiving prenatal care? 21 A. Because I thought that I was still right 22 around the first trimester. And I had talked to 23 people. People that I knew felt perfectly 24 comfortable not having prenatal care. I actually</p>
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<p>1 with Mr. Hunter? 2 MR. MCCLAM: Objection. 3 Foundation. 4 THE WITNESS: They actually don't 5 have -- she hasn't communicated much with 6 us since we received custody of Kassim in 7 2016. Every once in a while she sends text 8 messages. But she hasn't -- we haven't 9 spoken to her or seen her since then. 10 BY MS. FUNG: 11 Q. What about in 2015? 12 A. In 2015 they were not friendly, no. 13 Q. Taking you back to year of 2015, when did 14 you found out that you were pregnant? 15 A. I found out I was pregnant around the 16 middle of June. I took a pregnancy test about the 17 second or third week of June of 2015. 18 Q. And how old were you? 19 A. I am 45 now. I was 42 at the time. Well, 20 nearly 42. I was actually 41 at the time I 21 discovered I was pregnant, but... 22 Q. And how far along were you when you found 23 out you were pregnant? 24 A. Well, I didn't know how far along until</p>	<p>1 know people who have not gone through any of that 2 process. 3 I also knew that I had enough research, 4 enough information on my own to at least take care 5 of nutrition based on my own background and based on 6 my ability to read. And I felt like -- oh, I also 7 did not have insurance. So I felt like when I got 8 to my second trimester is when I would seek out 9 prenatal care. 10 Q. You mentioned a background in nutrition. 11 Can you elaborate on that? 12 A. I have done nutritional anthropology as 13 part of my osteological background. A big focus of 14 that is growth and development and nutrition. 15 So from the other side of that, the bone 16 side, you also have to look at living population. 17 So I've taken courses with it and I've also done 18 work with it. So some of my anthropological work 19 ends up -- ended up tieing in with living 20 populations as well. 21 I also did a lot of nutritional -- in 22 graduate school, mostly was the education and also 23 at work. When I worked on the African burial 24 ground, and I've been hired to do osteology since</p>

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1 then. So what happens is the osteology -- my focus  
2 is often on pathology. So in order to understand  
3 the pathologies with nutrition and infection, they  
4 infect the bones, you have to be able to see them as  
5 they affect living people as well.  
6 Q. And prior to 2015, how many other times  
7 were you pregnant?  
8 A. I've been pregnant twice.  
9 Q. And that's prior to 2015 or does that  
10 include --  
11 A. Prior to 2015.  
12 Q. And what happened with those pregnancies?  
13 A. I had abortions.  
14 Q. For both of them?  
15 A. Yes.  
16 Q. And when were you -- what were the two  
17 times a year?  
18 A. It was 1997 when I first arrived here -- a  
19 few months after I arrived here. And then in 2011 I  
20 had an abortion.  
21 Q. Okay. So no miscarriage history prior to  
22 this?  
23 A. No, I had never had a miscarriage.  
24 Q. Was Mr. Hunter the father of the child in

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1 difficulty getting my appetite going. Because of  
2 nausea I might take a couple of puffs.  
3 At night I would take a couple of puffs to  
4 relax. I never smoke like a whole thing at a time.  
5 So usually one or two puffs at a time. Mostly at  
6 night, though.  
7 Q. So when you say puffs, you mean -- is it a  
8 blunt?  
9 A. It would be a blunt. And literally take a  
10 puff, take a puff, maybe a third puff.  
11 Q. For about how long?  
12 A. I would say each -- any smoking session  
13 would take no more than maybe two minutes. One or  
14 two minutes.  
15 Q. Okay. And were you smoking alone?  
16 A. Most of the time.  
17 Q. And the other times, who were you smoking  
18 with?  
19 A. My husband.  
20 Q. Where were the children when you were  
21 smoking?  
22 A. Never home. At night they usually they  
23 would be in bed. Other times they might not -- they  
24 wouldn't be home, they'd be out during the day. If

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1 2011?  
2 A. No.  
3 Q. Okay. For the other two pregnancies, did  
4 you ever receive prenatal care for them?  
5 A. No.  
6 Q. Prior to September 2015, were you under the  
7 care of a primary care physician?  
8 A. Not at the time, no.  
9 Q. During your pregnancy in 2015, did you use  
10 recreational drugs?  
11 A. I did occasionally use marijuana.  
12 Q. Did you have prescription for marijuana?  
13 A. No, I did not.  
14 Q. How often were you using marijuana?  
15 A. I would say every few days. I would say on  
16 occasion because -- yeah, on occasion. Not every  
17 day, but I -- at least four or five times a week  
18 though.  
19 Q. And how often per day out of those four to  
20 five times per week?  
21 A. It was usually at night. I would usually  
22 take one -- like two or three puffs, two or three  
23 puffs at times when I felt a little nauseated or --  
24 usually if I just felt a little nauseated or had

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1 they were at school, I might take a puff. During  
2 the summer, usually just waited until nighttime  
3 because obviously you don't want to do anything  
4 during the day.  
5 Q. Okay. So it would mostly take place in  
6 your bedroom?  
7 A. Yes. Oh, always in the bedroom.  
8 Q. Okay. And during your pregnancy in 2015,  
9 were you still smoking cigarettes?  
10 A. No, I did not. I was smoking in May, but  
11 when I got the pregnancy test I stopped. I was  
12 smoking about maybe two to three cigarettes a day at  
13 the time. So when I got the actual positive  
14 pregnancy test I stopped smoking.  
15 Q. Okay. Just cold turkey?  
16 A. Yeah.  
17 Q. Was it difficult to stop smoking?  
18 A. Yeah, but I had done it before.  
19 Q. What did you do help assist with dealing  
20 with cravings?  
21 A. I have something that's called -- I call it  
22 -- it's a Tweapa. It's an African chewing stick.  
23 And basically it -- I chewed the hell out of those  
24 -- I just chewed those basically.

8 (Pages 26 to 29)

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<p>1 Q. Can you say that again?</p> <p>2 A. I call it -- people call it African chewing</p> <p>3 stick. It's called Tweapa. It's T-W -- I guess</p> <p>4 it's an E in this language, A-P-A. And it has, you</p> <p>5 know, just natural -- it's just a natural</p> <p>6 toothbrush, like an African toothbrush, but the</p> <p>7 chewing made me feel better at the time.</p> <p>8 Q. Does it have anything in it medicinal?</p> <p>9 A. No, there's nothing medicinal in it.</p> <p>10 Q. And during your pregnancy in 2015, were you</p> <p>11 using alcohol?</p> <p>12 A. No. No.</p> <p>13 Q. Prior to --</p> <p>14 A. No. Might have had like maybe a glass of</p> <p>15 wine once in a while, but there was no regular</p> <p>16 drinking at all.</p> <p>17 MR. MCCLAM: Make sure you let</p> <p>18 her finish her question before you jump in</p> <p>19 there.</p> <p>20 THE WITNESS: I apologize.</p> <p>21 BY MS. FUNG:</p> <p>22 Q. And when you say a glass of wine here or</p> <p>23 there, was that during your pregnancy?</p> <p>24 A. Oh, no. I can't even -- I couldn't even</p>	<p>1 Q. So have you ever had a drinking issue?</p> <p>2 A. I would say that I drank too much when I</p> <p>3 was working in social services. I was not -- no one</p> <p>4 else said that I did, but I would say that I did.</p> <p>5 Q. And why do you say that?</p> <p>6 A. Because whenever -- when I got home at</p> <p>7 night a lot of times I would drink.</p> <p>8 Q. Like how much?</p> <p>9 A. Maybe -- at least three -- maybe three,</p> <p>10 four shots -- three or four drinks at night when I</p> <p>11 would come home from social services.</p> <p>12 Q. What time period is that?</p> <p>13 A. More like around -- I guess towards the</p> <p>14 end, like maybe 2010/2011.</p> <p>15 Q. And you'd have three to four shots of what?</p> <p>16 A. Usually hard liquor. Some kind of hard</p> <p>17 liquor don't remember. Usually vodka.</p> <p>18 Q. And any point after 2015, did you ever have</p> <p>19 a doctor discuss your alcohol usage with you?</p> <p>20 A. No. Not in that matter. I discussed it</p> <p>21 with my therapist in terms of my past. They wanted</p> <p>22 to know if I had ever had an issue, so I let them</p> <p>23 know about that in the past. But since then, I've</p> <p>24 never had a discuss it with me in that manner, no.</p>
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<p>1 have remembered -- maybe New Year's would have been</p> <p>2 the last time I would have had something to drink.</p> <p>3 I just don't drink a lot. It might have been New</p> <p>4 Year's Day.</p> <p>5 I didn't recall -- definitely not during my</p> <p>6 pregnancy. I just don't drink often enough to have</p> <p>7 any kind of basis for that. But I know I wouldn't</p> <p>8 have drunk during the pregnancy. It would have been</p> <p>9 before that. I specifically remember wondering</p> <p>10 about that.</p> <p>11 Q. And what about after the pregnancy, how was</p> <p>12 your alcohol use?</p> <p>13 A. I don't drink very much now. We don't have</p> <p>14 any alcohol in the house now. We generally don't</p> <p>15 keep alcohol in the house. Once in a while</p> <p>16 Mr. Hunter might buy a six pack of Corona. And that</p> <p>17 usually lasts us about a good month or so.</p> <p>18 Q. Why do you generally not have alcohol in</p> <p>19 the home?</p> <p>20 A. I guess because kids don't really like --</p> <p>21 like even the times we've had, like, Coronas the</p> <p>22 kids think it's kind of funny. And I think alcohol</p> <p>23 -- just not interested in -- just not big drinkers,</p> <p>24 I guess. That's the only thing I can tell you.</p>	<p>1 Q. And what therapist are you referring to?</p> <p>2 A. When I first started meeting with Zixuan</p> <p>3 Wang. Before then, the psychiatrist who's name I</p> <p>4 can't -- Mr. Hon (ph) -- Dr. Hon, I informed them of</p> <p>5 my behaviors. And prior to that in December of 2017</p> <p>6 I had like a biopsychosocial at the same hospital --</p> <p>7 at Penn Hospital and I discussed my past behaviors</p> <p>8 with them.</p> <p>9 Q. Okay. And did they make any</p> <p>10 recommendations for you?</p> <p>11 A. No, because I wasn't drinking at the time.</p> <p>12 We talked about marijuana use and they wanted me to</p> <p>13 take medication instead of using marijuana. We</p> <p>14 never really discussed alcohol because I wasn't</p> <p>15 drinking at the time.</p> <p>16 Q. Why did they suggest taking medication as</p> <p>17 opposed to marijuana?</p> <p>18 MR. MCCLAM: Object to form.</p> <p>19 THE WITNESS: He asked me -- he</p> <p>20 thought that it might help me feel less</p> <p>21 depressed.</p> <p>22 BY MS. FUNG:</p> <p>23 Q. Okay. Did you tell the doctor you were</p> <p>24 using marijuana to help treat depression?</p>

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<p>1 A. No.</p> <p>2 Q. Okay. Did you ever receive any treatment</p> <p>3 for smoking cigarettes?</p> <p>4 A. Not treatment, no. I did meet with my</p> <p>5 doctor. We've met -- I met with my doctor and went</p> <p>6 on a plan and she gave me patches, so I guess that</p> <p>7 is treatment, yes.</p> <p>8 Q. What doctor?</p> <p>9 A. Dr. Bonnie Van Uitert.</p> <p>10 Q. And did the patches help?</p> <p>11 A. Yeah, the patches were okay. I actually</p> <p>12 did better -- I've done better going cold turkey in</p> <p>13 some ways because it's better just to not have</p> <p>14 anything.</p> <p>15 Q. So you didn't find the patches were better</p> <p>16 than the African chewing stick?</p> <p>17 A. No. I prefer the chewing sticks. I would</p> <p>18 actually chew on the sticks anyway with the patch</p> <p>19 anyway. I just -- the patch -- the sticks I think</p> <p>20 is just more for an oral motion I think. I don't</p> <p>21 think it really is about nicotine.</p> <p>22 Q. Were you smoking cigarettes during any of</p> <p>23 your other pregnancies?</p> <p>24 A. I'm certain that I was in 1997. I had no</p>	<p>1 2015, can you tell me about your day?</p> <p>2 A. Well, September 13th is Syriana's birthday.</p> <p>3 So most of the day was surrounded with that. We got</p> <p>4 her a cake. That was her first -- that was her</p> <p>5 first birthday with us because she had arrived in</p> <p>6 October of 2014. So it was her first day birthday.</p> <p>7 We bought her some presents -- lots of</p> <p>8 present, got her a cake, got some decorations.</p> <p>9 There were a couple little girls on the block that</p> <p>10 she was friendly with. We allowed them to come in</p> <p>11 and they sang happy birthday with us and cut the</p> <p>12 cake, had some cake, then they left. Then we</p> <p>13 relaxed at home.</p> <p>14 Eventually Syriana and her sister went to</p> <p>15 bed. And after that they were -- they would have</p> <p>16 been in bed for some time. Then around midnight we</p> <p>17 started hearing -- well, actually before midnight</p> <p>18 there were text exchanged, maybe about 9:30, 10:00</p> <p>19 between Cinquetta Muhammad and Darus. This has</p> <p>20 happened before.</p> <p>21 She said, What time are you going to bring</p> <p>22 Khadira back in the text. I recall that. He said</p> <p>23 we have no school tomorrow, so I don't need to bring</p> <p>24 her back till tomorrow. I think she said, No, there</p>
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<p>1 intention of completing that pregnancy.</p> <p>2 Q. Okay. And what about marijuana?</p> <p>3 A. 1997 I probably would not -- I had just</p> <p>4 moved to the area, so I wouldn't have had any</p> <p>5 marijuana. I wouldn't have known where to get it.</p> <p>6 Q. What about in 2011?</p> <p>7 A. 2011, I'm sure that I was.</p> <p>8 Q. And were you using alcohol during either of</p> <p>9 those pregnancy?</p> <p>10 A. 2011 I was drinking, not heavily at the</p> <p>11 time, but I was drinking, yeah. Not as extreme as</p> <p>12 -- towards the end of my social services, but I was</p> <p>13 drinking, yeah. There was alcohol consumed for</p> <p>14 sure.</p> <p>15 Q. To your knowledge, does Mr. Hunter use any</p> <p>16 recreational drugs?</p> <p>17 A. I know that he smokes marijuana.</p> <p>18 Q. Anything else?</p> <p>19 A. No, he doesn't do anything else.</p> <p>20 Q. What about drinking?</p> <p>21 A. He rarely drinks.</p> <p>22 Q. What about smoking cigarettes?</p> <p>23 A. No, he does not smoke cigarettes.</p> <p>24 Q. Taking you to the day of September 13th of</p>	<p>1 is. I don't think that's true. He said, Yes, it</p> <p>2 is.</p> <p>3 That was the extent of the text messages.</p> <p>4 Then later that night, around 12:00, we started</p> <p>5 hearing this noise on the door.</p> <p>6 Q. Ms. Shujaa, I apologize for interrupting</p> <p>7 you. I just want to kind of flush out during your</p> <p>8 day and then we'll get to what I'll call the</p> <p>9 incident.</p> <p>10 A. Okay.</p> <p>11 Q. So you mentioned that there was a birthday</p> <p>12 party. You had a bunch of friends over the house.</p> <p>13 Around what time -- how long did the birthday party</p> <p>14 occur and from what time?</p> <p>15 A. The birthday party would have been around</p> <p>16 maybe 6:00 to maybe 7:00. It wasn't a party per se.</p> <p>17 It was just -- we were barbecuing and celebrating</p> <p>18 and spilling out of the house, Oh, it's her</p> <p>19 birthday. She's playing outside. Other girls --</p> <p>20 two other girls that she was friendly with. One of</p> <p>21 them is closer to Khadira's age. One is closer to</p> <p>22 her age.</p> <p>23 They had been friendly, so they were</p> <p>24 playing together. And then when we got the cake, we</p>

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<p>1 invited those two little girls over. That would 2 have all been extended between maybe 4:30 to 7:30 to 3 8:00. 4 Q. And around what time did the kids go to 5 sleep? 6 A. Probably around 9:30, 10:00. 7 (Whereupon, a knock on the door 8 occurred.) 9 MS. FUNG: Off the record. 10 (Whereupon, a discussion was held 11 off the record.) 12 BY MS. FUNG: 13 Q. So prior to the birthday party that 14 occurred around 6:00 p.m., what did you do prior to 15 that? 16 A. Most of the day we would have been 17 preparing, cooking, spending time with her. Yeah, 18 it was pretty much Syria day. Spending a lot of 19 time with her that day, preparing food, giving her 20 presents, supervising them, taking them to the 21 playground across the street. That's all I really 22 remember for the day and preparing for the 23 celebration. 24 Q. How were you feeling that day?</p>	<p>1 his responses. 2 Q. Okay. So you would say 10, 15 minutes 3 interaction? 4 A. Maybe half an hour with the amount of time 5 that text take to go back and forth. 6 Q. Did they ever talk on the phone that day? 7 A. Not that I -- 8 OBJECTING ATTORNEY: Object to 9 form. 10 THE WITNESS: I don't know. I 11 don't know if they did. 12 BY MS. FUNG: 13 Q. How many bedrooms are in your home that's 14 located at 1242 South 51st Street? 15 A. There was our bedroom in the back, there 16 was a bedroom in the middle and then the girls 17 tended to sleep up front. So three -- we set it up 18 to three bedrooms. 19 Q. How many stories? 20 A. One floor. 21 Q. So all of the bedrooms were on the first 22 floor? 23 A. Yeah. 24 Q. How many bathrooms are there?</p>
Page 39	Page 41
<p>1 A. I was feeling good. It was a good day. 2 Q. You were feeling well physically and 3 emotionally? 4 A. Yes, I was. 5 Q. You mentioned that there -- there was a 6 text exchange between Ms. Muhammad and Mr. Hunter? 7 A. Yes. 8 Q. Around what time did that begin? 9 A. I believe it -- I don't have it -- I don't 10 recall completely, but I believe it was around maybe 11 9:00 to 9:30 that night. 12 Q. And about how long did it continue? 13 A. Maybe -- not very long. Maybe -- I only 14 saw -- I saw two texts from her and two from him. 15 Both of -- her first one was, What time are you 16 bringing her over? The other one I saw was, No, I 17 think she does have school tomorrow. And his 18 statement was, I don't have to bring her till 19 Monday. 20 And I remember him being really succinct 21 saying, Oh, yes, she does. It was a like a no, you 22 don't, yes, she does kind of thing. And I don't -- 23 I didn't see any other communications between, but I 24 did see at least two from her and a couple -- like</p>	<p>1 A. There was one bathroom. 2 Q. Can you draw a quick sketch for me of your 3 layout of your first floor? 4 A. (Witness complies.) 5 MS. FUNG: I'm going to mark this 6 as Shujaa-1. 7 (Whereupon, Shujaa-1 was marked 8 for identification.) 9 BY MS. FUNG: 10 Q. And in this diagram, can you show me where 11 the phones are located? 12 A. (Witness complies.) 13 Q. Is there one phone in the house? 14 A. There was one landline. 15 Q. Is it a wall -- is it mounted to the wall 16 or is it -- 17 A. It was a cordless phone and it was seated 18 -- it was -- the hook was on the media stand -- on 19 the TV stand in the living room. 20 Q. Okay. So you're saying it was a cordless 21 phone? 22 A. Yes. 23 Q. Okay. So you have the front door here and 24 here (indicating) --</p>

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<p>1 A. These are the front windows. Here's the 2 front door (indicating). 3 Q. Oh, the front door is here (indicating)? 4 A. Mm-hmm. 5 MR. MCCLAM: Is there one window 6 or two windows? 7 THE WITNESS: I believe -- I 8 thought it was two windows, but I keep 9 looking at -- it's just one window. So 10 it's just a very big window. 11 BY MS. FUNG: 12 Q. So the front door is here (indicating). 13 Entering from the street, you'd walk to the front 14 door here (indicating)? 15 A. Mm-hmm. 16 Q. These are -- you have cots labeled here? 17 A. Mm-hmm. And this is the doorway to the 18 kitchen (indicating). 19 Q. Okay. So you enter through the front door 20 and you had the cots in the -- is this the living 21 room area? 22 A. Yes. 23 Q. And that's where who was sleeping? 24 A. Syriaana and Khadira were sleeping there.</p>	<p>1 be? 2 A. This would be the hallway (indicating). 3 Q. Okay. And can you just label this, that 4 this is yours and Mr. Hunter's bedroom, if it is? 5 A. (Witness complies.) 6 Q. Okay. So later that night on September 13, 7 2015 into September 14, 2015 two officers arrived at 8 your home at some point? 9 A. Yes. 10 Q. Okay. And do you know the officers name? 11 A. I did not know them at the time. I know 12 their names now. Officer Schutte and Officer 13 Navedo. 14 Q. Okay. And there were only two officers who 15 came out to your home? 16 A. Yes. 17 Q. Tell me what happened -- sorry. Strike 18 that. 19 How did you find out officers were at your 20 home? 21 A. I heard a lot of loud noises, a lot of loud 22 banging on the door. It seemed like it had been 23 going on. It took a moment for it to register 24 because I was in bed. I said, Oh, is someone -- I</p>
Page 43	Page 45
<p>1 MR. MCCLAM: Just so we're on -- 2 we're not on video, so when you're saying 3 here and you're pointing to go things, 4 let's use nouns and be clear. 5 THE WITNESS: They were sleeping 6 on these cots on this side of the -- near 7 the -- yeah, on this side -- on the side 8 away from the door in the living room 9 (indicating). 10 BY MS. FUNG: 11 Q. And then is through the living room there's 12 a doorway leading to the kitchen? 13 A. Yes. 14 Q. And then where's the door from the kitchen 15 to the bedroom? 16 A. Here's the doorway (indicating). And to be 17 honest, the bathroom should be on this side 18 (indicating). I apologize. 19 Q. Where is -- is there a hallway leading from 20 the bedroom of Darus, Jr. to yours? 21 A. Yes, because there -- this bathroom is 22 actually more like -- it's really more towards the 23 rear. 24 Q. Can you just label where the hallway would</p>	<p>1 asked, Oh, is someone knocking on the door? I think 2 someone's knocking on the door. 3 And then the two us of, my husband and I 4 walked up to the front to see what was going on. 5 When we got up there -- when I got up there -- 6 Mr. Hunter was very close to me. When I first got 7 there I saw the two officers standing just past the 8 doorway. I saw Nadeer standing in the door -- like 9 just behind the door. The officers were more over 10 to this side (indicating), not very far from him. 11 Q. Sorry. Can you just -- when you're 12 talking -- 13 A. Oh, yes. I apologize. The officers were 14 standing a little bit to -- from my vantage point to 15 the left of Nadeer. Nadeer was standing very close 16 to the front door. 17 The officers were standing just slightly 18 from my vantage point to the left of Nadeer holding 19 their lights out on the cots -- shining their lights 20 on the girls's cots in the living room. 21 Q. Sorry, Ms. Shujaa. Since we have this 22 picture that you drew, can you possibly say, you 23 know, the officer was around this and say what that 24 area is or -- just so we can follow along when we're</p>

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Page 46	<p>1 looking at the --</p> <p>2 MR. MCCLAM: We can note for the</p> <p>3 record that she drew a circle to say where</p> <p>4 Nadeer was and an arrow to show where the</p> <p>5 officers were on Shujaa-1.</p> <p>6 THE WITNESS: So Darus, Jr. was</p> <p>7 just behind the front door, maybe about a</p> <p>8 couple -- maybe a foot and a half behind,</p> <p>9 like, the threshold. The officers were to</p> <p>10 his -- from my vantage point, they were to</p> <p>11 his left.</p> <p>12 And they were to his left maybe</p> <p>13 closer to -- close to the area of the front</p> <p>14 window. This drawing is not to scale.</p> <p>15 They were close to the front window. So --</p> <p>16 and then the girls's cots were a couple of</p> <p>17 feet away from them. So they were holding</p> <p>18 their cots -- their lights, as I recall,</p> <p>19 the angle was like -- angle like maybe it</p> <p>20 was about a 45 degree angle that they were</p> <p>21 holding the lights on the girls when I</p> <p>22 arrived to the front. That did not last</p> <p>23 very long.</p> <p>24 BY MS. FUNG:</p>	Page 48	<p>1 signing their flashlights at the cots where the</p> <p>2 children were sleeping?</p> <p>3 A. Yes.</p> <p>4 Q. And they were still sleeping?</p> <p>5 A. They were stirring. I didn't see their</p> <p>6 eyes like opening up wide at that time, but I could</p> <p>7 see them kind of blinking and stirring a little bit.</p> <p>8 Kind of moved very fast because as soon as we got up</p> <p>9 there, Mr. Hunter walked them out of the door.</p> <p>10 So after he had walked them out of the</p> <p>11 door, they were kind of stirring, but then they were</p> <p>12 mostly putting their pillows over their heads and</p> <p>13 doing things like that when they first arrived.</p> <p>14 Q. So you mentioned the officers were flashing</p> <p>15 -- or pointing their flashlights in the direction of</p> <p>16 the children sleeping, but then you mentioned</p> <p>17 Mr. Hunter walked them out. Can you describe that</p> <p>18 more?</p> <p>19 A. Well, we're walking up. So what I'm</p> <p>20 describing to you is a tableau as it looked when I</p> <p>21 first arrived. And then Mr. Hunter sees what's</p> <p>22 happening, he's right behind me. And he moves past</p> <p>23 me and walks them out of the door.</p> <p>24 Q. How much time in between you leaving from</p>
Page 47	<p>1 Q. So that the point you're saying -- you're</p> <p>2 indicating that the officers were inside of the</p> <p>3 home?</p> <p>4 A. Yes.</p> <p>5 Q. And they were by the cots of -- in the cots</p> <p>6 -- near the cots in your living room?</p> <p>7 A. Yes. They were midway between the front</p> <p>8 door and the cots.</p> <p>9 Q. Do you know who let the officers in the</p> <p>10 home?</p> <p>11 A. When I got to the door, the way that Nadeer</p> <p>12 -- Nadeer was standing with his hand near the door.</p> <p>13 He had on his shorts and his t-shirt, his night</p> <p>14 clothes and he was just -- had his mouth open and</p> <p>15 his hand was still on the doorknob when I got there.</p> <p>16 The door was open.</p> <p>17 Q. So you saw Nadeer with his hand on the</p> <p>18 doorknob, but you're not sure who let the officers</p> <p>19 in?</p> <p>20 A. I'm assuming that it was him don't. I</p> <p>21 don't know because the girls were asleep. The girls</p> <p>22 were still in their cots, Mr. Hunter was with me.</p> <p>23 So he was the only one who could have let them in.</p> <p>24 Q. Okay. So you said the officers were</p>	Page 49	<p>1 your bedroom to making it over to the living room</p> <p>2 and seeing the officer shining their lights to</p> <p>3 Mr. Hunter taking the officers out on the porch?</p> <p>4 A. Not very long. It literally -- maybe -- I</p> <p>5 don't recall seeing that happening for very long.</p> <p>6 Mr. Hunter almost immediately came behind me and</p> <p>7 started walking them towards the door. So they</p> <p>8 wouldn't have -- maybe no more -- from -- going from</p> <p>9 the back to the front, I would say the whole process</p> <p>10 would have been about 30 seconds.</p> <p>11 Q. And was any of them speaking to each other?</p> <p>12 Did you hear anything?</p> <p>13 A. I don't recall hearing too much at the time</p> <p>14 when I -- I don't recall -- I remember hearing some</p> <p>15 speaking, but I don't recall what was said at the</p> <p>16 time immediately until he had walked them outside.</p> <p>17 I remember him saying, Oh, what's going on? Let's</p> <p>18 go on outside.</p> <p>19 Q. Who is he?</p> <p>20 A. Mr. Hunter said, Oh, what's going on?</p> <p>21 Let's go on outside. And he made a motion with his</p> <p>22 hand to kind of usher them outside. And they</p> <p>23 immediately walked with him to just outside the</p> <p>24 front door.</p>

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1 Q. Did you say anything to the officers when  
2 you first noticed them shining lights at the cots?  
3 A. Not at first. I don't recall saying  
4 anything to them immediately. I recall speaking to  
5 them once. They were outside and he was -- I heard  
6 what they were saying to him.  
7 Q. So the officers were shining their lights  
8 at the cots and you walk into the room and you see  
9 officers doing this. The officers aren't saying  
10 anything, they're just shining their lights at the  
11 cots? Can you --  
12 A. Like, Oh -- you know, I just don't remember  
13 any exact words that were said. I remember, you  
14 know, them saying is everything okay, you know, is  
15 she okay. I remembered something like that, but I  
16 don't want to be on oath and say that I remember  
17 exact words that I don't remember.  
18 I know that they were speaking, but I just  
19 don't I remember exactly what they were saying. I  
20 remember asking -- you know, asking if -- I remember  
21 specifically is she okay very briefly. But they  
22 weren't in the house very long from what I -- I did  
23 not see them in the house for very long.  
24 Q. Who was saying "is she okay"? Which

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1 officer?  
2 A. I can't -- I can't remember which one it  
3 was. I just remember seeing -- I just hearing  
4 someone saying. I wasn't looking at them when I  
5 heard. I was just hearing low talking as I'm  
6 walking to the front.  
7 Q. Who were the officers speaking to and  
8 asking is she okay?  
9 A. Well, at one point they were speaking with  
10 Darus Nadeer. And he was just kind of -- like when  
11 they first were there, they were kind of speaking to  
12 him and he obviously doesn't respond. I heard him  
13 say -- he has a way that he -- he'll say okay. And  
14 I heard him say okay once from the kitchen. Like  
15 okay. And that was about it.  
16 So they were asking -- they were kind of  
17 turning the light and then one of them is like  
18 looking back at him too. And then Mr. Hunter came  
19 right away, though. It didn't last very long.  
20 Q. Were both the officers in your home?  
21 A. Yes. At first, yes.  
22 Q. How are Darus, Jr.'s mobile abilities? How  
23 would you describe them?  
24 A. He doesn't have any problems with his

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1 mobility that I understand.  
2 Q. Or motor functions?  
3 A. No. His motor functions are pretty normal.  
4 Q. So you mentioned at some point Mr. Hunter  
5 walks with the officers to the porch?  
6 A. Mm-hmm.  
7 Q. What happens at that point?  
8 A. At that point I hear them speaking with  
9 him. They're saying he -- I hear him arguing, But  
10 there's no school tomorrow. So I asked them what  
11 was going on. They said, This is a custody matter.  
12 We're here -- the mother said that you guys have her  
13 and there's no -- and that she has to go home  
14 because there's school tomorrow.  
15 I stated, That's not true. And I was  
16 irate. I stated, That is not true. These people --  
17 or something like that -- these people are always  
18 saying things, but we know -- we have custody order.  
19 I will go and get the custody order for you.  
20 That's when I had -- I believe I had done  
21 that -- not at night, but another time. So I went  
22 to the back. I said, I'll just go get the custody  
23 order for you. That took me a minute or two to  
24 actually find it. And then I brought them the

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1 custody order.  
2 Mr. Hunter was still talking with them on  
3 the porch when I returned up there. And they did  
4 take the custody order and start looking at it.  
5 Q. And what were you wearing that night?  
6 A. I was wearing a loose dress gown. A very  
7 loose kind of like sun -- very loose sun dress gown.  
8 I guess it tied up there, but it was a very loose  
9 dress.  
10 Q. So was it clear that you were pregnant with  
11 the gown that you were wearing?  
12 A. I don't know. I would think that it was,  
13 but it was clear -- that's such an objective  
14 statement for me to say. I don't know. I don't  
15 know if it was clear. I know it was very loose  
16 material. I don't know how clear it would be to  
17 other people.  
18 Q. Were you showing at this point?  
19 A. I was showing. I had a belly at the time,  
20 but with the clothes that I was wearing, I'm not  
21 sure if it would have been as obvious.  
22 Q. And how were the officers behaving at this  
23 point when they're on the porch speaking with  
24 Mr. Hunter and yourself?

14 (Pages 50 to 53)

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Page 54	Page 56
<p>1 A. Well, I was not on the porch with them very 2 -- they seemed amused to me. There was a lot of -- 3 there was some laughing and smiling. Well, he was 4 sharing with me that it's not a big deal that once I 5 had the custody order that this should be resolved. 6 Q. When you say "he," just for the record, can 7 you say who you're referring to? 8 A. One of the officers who -- he was balding. 9 I don't know which -- I can't tell you -- I don't 10 know, but no one has broken down the exact -- 11 Q. Nationality or anything? 12 A. The one was white. He was a white man. 13 There was one who was more -- I'm assuming that was 14 Navedo who had his eye -- he was darker and his eyes 15 were not -- he didn't look Caucasian to me. And the 16 other one looked Caucasian. 17 The Caucasian one was doing the most of the 18 talking. That was most of the interactions that I 19 recall was with the Caucasian. I don't remember the 20 other one who looked more Latino to me. I don't 21 recall him saying anything much. I just recall the 22 white one speaking the most. 23 Q. Okay. And was there any yelling or 24 screaming occurring?</p>	<p>1 taken home that night or on Monday. 2 Q. Okay. And at some point you said you 3 retrieved the custody documentation? 4 A. That's correct. 5 Q. And who did you give it to? Which officer? 6 A. I'm not sure which one I handed -- I just 7 handed it out. I believe the white one took it from 8 me. Most of my -- all of my interactions that I 9 remember were with the white one. I don't recall 10 actually anything being even stated from the other 11 person. He was very -- more passive. I interacted 12 with the white officer. 13 Q. And what happened after you showed them the 14 custody documentation? 15 A. Well, he was laughing some more. I went 16 back in. I was -- I was starting to feel hyper, so 17 I just said, Well, now that they have the paperwork 18 Mr. Hunter can handle it. So the next thing I knew 19 that -- he came in and said they were gone, but he 20 said that he was going to make a complaint and to 21 give him the phone so he could start making calls. 22 Q. And he is Mr. Hunter? 23 A. Mr. Hunter said that. 24 Q. Okay. And when you mentioned you were</p>
Page 55	Page 57
<p>1 A. I know that I raised my voice saying "I 2 don't know why you're here late at night." I don't 3 recall Mr. Hunter having his voice raised at that 4 time, no. 5 In fact, Mr. Hunter was standing with his 6 hands clasped in front of him and they there -- 7 there was an officer on each side of him. And he 8 was just kind of standing there waiting. And then 9 when I brought the custody order, I made a couple of 10 comments -- I said loudly, I don't understand why 11 you're here this late at night. We know that she 12 knows there's school tomorrow. But there was no 13 cursing at that time, no. 14 Q. So at this point the officers had explained 15 why they were at the home? 16 A. Yeah, they explained why they were there. 17 Q. Who did they explain it to? 18 A. They explained to Mr. Hunter and they 19 explained it to me. 20 Q. Okay. And what was you are understanding 21 of why they were at your home? 22 A. My understanding was that they were there 23 because there was a custody dispute and there was a 24 disagreement over whether or not Khadira should be</p>	<p>1 speaking with the white officer, who I'll say is 2 Officer Schutte, you said he was laughing. What was 3 he laughing at? 4 A. He was laughing because -- I don't know 5 what he was laughing at. I know that he was 6 laughing while I was speaking. And he was saying 7 that it shouldn't be a big deal -- that the issue -- 8 that him being there and the matter was not a big 9 deal. But I don't -- I can't tell you what he was 10 laughing at. 11 Q. When you say "the matter," do you mean him 12 coming to -- 13 A. Him coming to the house and the custody 14 dispute. He said that once I had the papers, that 15 there should be no problem. 16 Q. Okay. And why were you upset with the 17 officers responding to the custody dispute? 18 A. I was upset, A, because there was paperwork 19 stating that she did not have school -- if there was 20 no school on Monday, she did not have to go. I was 21 also upset because prior to then there had been 22 other interactions with the police. 23 The year before Mr. Hunter had -- there had 24 been issues where other people -- the women were not</p>

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1 following their part of the custody agreement and no  
2 one ever went to their houses to do anything when we  
3 called them.

4 And I was also upset because I did not  
5 understand why they would about there at midnight  
6 when children had school the next day. It didn't  
7 make sense to me.

8 Q. So in September of 2015 is it fair to say  
9 you were frustrated with officers?

10 A. I was -- no, that's a very general  
11 statement. You said with officers?

12 Q. Police officers. You mentioned that you  
13 were -- when I asked you why you were upset with  
14 officers coming out to your home you mentioned that  
15 in the past you had called officers regarding your  
16 issues or custody disputes and they never responded  
17 and were you frustrated with officers?

18 A. No, not in general because those officers  
19 that I spoke with explained to me why they couldn't  
20 do what they could do. And I can't judge a whole  
21 group of people based on a couple of incidents. We  
22 handled the situation with the custody issue by  
23 demonstrating at least in the one case that the  
24 mother was not -- she was abusing the children.

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1 The other case, you know, we figured we  
2 would handle that in court like we were told to do.  
3 We were told it was a civil matter, so let's handle  
4 it that way. I didn't see any reason to be  
5 frustrated with police officers.

6 Q. Okay. But on this particular night you  
7 were frustrated with officers?

8 A. I was frustrated with the officers who were  
9 at my home, yes.

10 Q. Okay. At this point what did the officers  
11 do that you felt warranted a complaint being called  
12 in?

13 MR. MCCLAM: Object to form.

14 THE WITNESS: I objected -- like  
15 I said, first I objected to them arriving  
16 at midnight. It did not make sense to me  
17 that you would arrive at someone's house at  
18 midnight if no one is accused of being in  
19 danger.

20 I knew they custody November --  
21 coming up in November. It did not seem  
22 sincere to me that you were interested in  
23 returning a child home when I knew they had  
24 been arguing hours earlier and it was after

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1 midnight. It didn't make sense to me that  
2 they would want to be there to deal with  
3 someone who is seven or eight years old and  
4 get her out of bed at midnight.

5 It just didn't make sense. I  
6 thought that that was -- I felt that it was  
7 a form of harassment. I was irritated.  
8 Everyone was in bed and we felt -- and they  
9 were in my home. I didn't understand why  
10 they were in my home at all.

11 Anyone can tell that Nadeer is  
12 severe autistic especially at the time. He  
13 was barely verbal at all and I felt like  
14 they were abusing the situation. You know,  
15 I was also frustrated -- they weren't only  
16 the people I would have been frustrated,  
17 not just the officers at my house. But I  
18 didn't think they should be there that  
19 late.

20 BY MS. FUNG:

21 Q. Who else were you frustrated with?

22 A. I was frustrated with the people who had  
23 called the police. You know, at the time I didn't  
24 understand -- yeah, there was a lot of that

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1 happening at the time. There were attempts to get  
2 in court before then. There had been attempts to  
3 get restraining orders based on spurious  
4 information.

5 If I witnessed something and I know that  
6 it's not correct, then I have -- I know it's  
7 happening. I knew that it was midnight and I didn't  
8 understand if anybody really wanted their children  
9 to be in bed and safe for the next day why any of  
10 this would be going on this late.

11 I assumed that she might have called them  
12 late at night. So that was part of the frustration  
13 too because I felt like that wasn't a sincere effort  
14 if she was calling them that late.

15 Q. So if Ms. Muhammad is the one who called  
16 the officers out to your house, why were you  
17 frustrated with the officers for doing their job?

18 MR. MCCLAM: Object to form.

19 THE WITNESS: Because I know that  
20 sometimes people doing their job is a  
21 matter of discretion. I believe at the  
22 time that they did not have to come as late  
23 as they did.

24 I believed that -- for example,

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1 when I had asked them about the same issues  
2 independently, I had been told that this  
3 was a civil matter and that because there  
4 was a court date that it should be handled  
5 in civil court.

6 I did not understand -- I know if  
7 I went to a police officer and I said I  
8 lent this person and some money they did  
9 not return this money they're not going to  
10 go to the house and get that money.  
11 They're going to tell me to sue that person  
12 in small claims court.

13 I did not understand why the  
14 police made it their business to interfere  
15 in what was a civil matter.

16 BY MS. FUNG:

17 Q. So if you were to find out that the  
18 officers had a duty to investigate any custody  
19 dispute, would you have felt it was still improper  
20 for the officers to come out?

21 MR. MCCLAM: Object to the form.  
22 Incomplete hypothetical. You can answer.

23 THE WITNESS: No, I would not.  
24 And -- no, I would not. If I knew that

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1 But, no, I was not interested in  
2 complaining because they came to the house per se,  
3 no, because I didn't know what the mother would have  
4 said to them.

5 Q. Thank you. So after you give the custody  
6 documentations to the officer and they review it,  
7 what happened after that?

8 A. They left at the time. Mr. Hunter was  
9 angry and he said, I'm going to start making some  
10 phone calls right now. I'm going to complain right  
11 now.

12 So he began to do that. He went and fixed  
13 the kitchen and started making phone calls. I  
14 stayed in the kitchen for a brief moment and then I  
15 just figured that it was over, so I went to the  
16 bedroom again.

17 Q. Okay. And then what happened?

18 A. Maybe Mr. Hunter was on the phone for a  
19 while, back and forth then. And maybe about 20  
20 minutes to -- maybe 20, 25 minutes later I heard  
21 more banging on the door.

22 Q. So actually I meant to ask you, the first  
23 time that you mentioned the officers came out to  
24 your home, about how long were they at your home

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1 that was part of their procedure and they  
2 had to absolutely come out on every call,  
3 then, no, I could not object to it.

4 And that night, yeah, I objected  
5 more. I spoke more about women to the  
6 police officers than about officers. When  
7 I spoke to the officers, I spoke directly  
8 about the mothers's actions at the time.  
9 My feelings were not the same as  
10 Mr. Hunter's.

11 BY MS. FUNG:

12 Q. Can you explain what you mean by that?

13 A. Well, Mr. Hunter chose -- asked to make the  
14 complaint to the police. I did not. I spoke to the  
15 police officers and I said I think it's ridiculous  
16 that these women are calling and sending you over  
17 here at night. And that was our interaction at the  
18 time.

19 I didn't like the fact that they were in my  
20 house. I do object to that. I saw no reason for  
21 them to be in the house -- be allowed in, like I  
22 said, with some who is barely verbal. So I objected  
23 to them being in the house and so I supported his  
24 interest in complaining.

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1 total?

2 A. It didn't seem like they -- maybe five  
3 minutes at most.

4 Q. And at that time, do you feel the officers  
5 felt the situation was resolved?

6 MR. MCCLAM: Object to form.

7 Calls for speculation.

8 THE WITNESS: When they left they  
9 said everything was fine because they had  
10 seen the paperwork.

11 BY MS. FUNG:

12 Q. Thank you. Okay. So you said Mr. Hunter  
13 called in a complaint about 20 to 25 minutes. What  
14 happened?

15 A. There was another banging on the door.  
16 More banging on the door.

17 Q. And then what happened?

18 A. Mr. Hunter was -- I think he was either --  
19 I don't know if he was on the phone. I'm not sure  
20 what he was doing. He was in the kitchen. I went  
21 to the door to find out what was going on and I was  
22 told to open the door while they were still banging.

23 There was one person banging, then I went  
24 to the window and I saw another person come over to

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<p>1 the window and shine their light through the window. 2 So I started speaking to them, asking them what they 3 wanted. And they just asked me to open the door and 4 then they kept asking, Does someone here have a 5 problem. 6 Q. And at this point are you on the phone with 7 anybody? What else is going on in the house? 8 A. That the point -- well, after a few -- 9 maybe 30 seconds of that I called 911. And so we 10 had -- I already had some exchange for a few -- for 11 about maybe 30 seconds to a minute. And I'm just 12 deciding, do I just ignore, what am I going to do. 13 And they kept banging and they kept 14 banging. And then someone was shining the light in 15 the window. One person was banging, I guess, and 16 the other person had the light in the window. So 17 then I called 911 and I explained -- you know, they 18 asked why I was calling. And I said that I was 19 calling because the police were at the house. 20 Q. Okay. And you said that there was one 21 officer banging on the door and one shining the 22 light. Who was shining the light into the -- 23 A. I saw the -- the one who looked Latino was 24 shining the light. I knew -- I recognized the voice</p>	<p>1 pacing back and forth between the front door and the 2 media stand when I was on the phone with them. 3 Q. Were the windows open at this time? 4 A. The window was open, there was a screen in 5 the window. I don't recall if the window was up or 6 not, but I believe it was up, yes. 7 Q. You could clearly hear the officers from 8 inside your home? 9 A. Oh, I could clearly -- well, I could 10 clearly hear them for sure. And definitely -- 11 mostly I heard them from the other side of the door. 12 But I'm sure the window being opened contributed to 13 my ability to hear them. 14 Q. Okay. So you're on the phone with a 911 15 operator speaking with a female -- 16 A. And she put -- well, she said that a 17 supervisor was coming -- 18 Q. Just let me -- 19 MR. MCCLAM: Let her finish her 20 question so we get a clean record. 21 THE WITNESS: I'm so sorry. 22 BY MS. FUNG: 23 Q. Thank you. No problem. So you're on the 24 phone with the 911 operator speaking with a female.</p>
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<p>1 from the person that I was talking to as well. That 2 was the same one I had been talking to who had been 3 laughing earlier and who had -- the white one told 4 -- it was the same voice that I had spoken to 5 earlier. 6 So I -- and then the Latino one had his -- 7 and then -- light in the door. So the banging kept 8 going and -- while I was on the phone with the 9 police. 10 Q. When you're on the phone with 911, do you 11 know who you were speaking with? 12 A. I know I first started speaking with a 13 woman. And the woman claimed that there was a 14 supervisor at the house already. I told -- I knew I 15 could look out the window. I told her I don't see 16 any supervisor, it was the same two police who were 17 there earlier. 18 Q. Where were you standing when you were on 19 the phone with 911? 20 A. I was standing in the living room close to 21 the door. I went to the media stand here 22 (indicating) next to the kitchen first to get the 23 phone, then I went near the door -- near the front 24 door when I was talking to them. So I was kind of</p>	<p>1 You are told by who that there's a supervisor at the 2 house already? 3 A. The woman I was speaking with on the phone. 4 Q. Okay. And then you told her what? 5 A. I told her that that was not true, that 6 there was no supervisor at the house because I could 7 see out of the window and it was the same two 8 officers who had been there earlier. 9 Q. What were the officers saying while they 10 were outside -- or on the porch? What were they 11 saying? 12 A. Well, there was a lot banging. It was open 13 the door that was stated repeatedly and someone -- 14 we heard someone here had a problem. 15 Q. That's all they said? 16 A. That's all I remember them saying. Open 17 the door -- they repeatedly said open the door. I 18 was asking them why were you here. They said, We 19 heard somebody here had a problem. Open the door. 20 Open the door. 21 Q. Do you know who was saying we heard someone 22 had a problem? 23 A. I didn't see who was speaking it. 24 Q. Okay. So what happened while you were on</p>

18 (Pages 66 to 69)

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<p>1 the phone with the female operator from 911 after 2 she told you there was a supervisor, you said 3 supervisor there? What happened next on your 4 conversation with her? 5 A. She stated that she would put a supervisor 6 on the phone. And so then she put a male on the 7 phone, and I spoke with a male for about a minute or 8 so. 9 Q. Do you know his name? 10 A. I don't recall his name. 11 Q. Okay. And what was your conversation like 12 with him? 13 A. He was also asking me why I had called the 14 police. I explained -- Why are you calling the 15 police on the police? I told him, I don't feel 16 comfortable because these people were back at the 17 house and I didn't understand why they were there. 18 And I didn't feel comfortable with the fact that 19 they were still banging -- the way that they were 20 banging on the door. 21 Q. And then what did he tell you? 22 A. He said, Well, there's a supervisor on the 23 way. Mr. Hunter was also in the background 24 explaining that he was trying to make a complaint at</p>	<p>1 you were on the phone with the male operator who was 2 a supervisor and you said at some point you hung up 3 the phone with him? 4 A. Yeah. Well, he said an officer -- a 5 supervisor was on the way. And I told him -- I 6 said, Okay, then, I'll open the door. And I hung up 7 with him. 8 Q. You hung with him before opening the door? 9 A. Yeah. I'm pretty sure that I did. I told 10 him -- because he said that there would be a 11 supervisor there any minute. And I said, Okay, 12 then, I'll just open the door. And I told him 13 bye-bye and I hung up the phone. 14 Q. Is there any way that you were still on the 15 phone with the operator when you opened the door? 16 A. I do not believe that I was on the phone 17 with anyone when I opened the door. I specifically 18 remember concluding the conversation with him saying 19 specifically that I'm going to let them in and 20 specifically say bye-bye to him before I hung up. 21 So I did not -- like, I did not have -- I was not 22 speaking to anyone on the phone when I opened that 23 door. 24 Q. And when you opened the door, where was</p>
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<p>1 the time. So I remember talking to the man, but I 2 could hear Mr. Hunter also talking about the fact 3 that no one would take his complaint at the station. 4 So they were asking me about that. And he 5 assured me that a supervisor was coming. So I said, 6 Okay. Bye. We wrapped up the conversation. I said 7 Okay. Bye-bye. I think I told him I was going to 8 open the door. I'm not sure. 9 Q. Who was Mr. Hunter speaking to? You said 10 he was speaking in the background about attempting 11 to file a complaint? 12 MR. MCCLAM: Objection. Calls 13 for speculation. 14 THE WITNESS: I'm not sure. 15 BY MS. FUNG: 16 Q. Was he on the phone? 17 A. I don't remember if he was on his phone or 18 not or if he was speaking -- I believe he was 19 speaking to me because at the time he was not on the 20 phone because of the banging that was going on and I 21 was on the phone. So I think he was -- I don't 22 remember who he was speaking to, but I know -- I 23 think he was speaking to us. 24 Q. Okay. And while all of that is occurring,</p>	<p>1 Mr. Hunter? 2 A. Mr. Hunter was somewhat -- he was -- I 3 believe he was -- I'm not sure exactly where he was. 4 I know that he was behind me and that he was not 5 far. 6 I don't know if he was in the kitchen or in 7 the living room. I'm just not positive where he 8 was. I knew I could hear him and I could see him 9 out of my peripheral vision, but I don't remember 10 precisely where he was. He was nearby. 11 Q. Okay. So what happens at the point you 12 decide to open up the door? 13 A. Well, they're still banging and, I guess, 14 I'm hearing banging noises from the bottom, too. So 15 I don't know if they were kicking too. So I hung up 16 the phone. I said, Okay. I'm going to open the 17 door. And I put my hand on the door and there was 18 like some agitation happening when I opened the 19 door. 20 And as I'm turning the door, it just opens 21 and I stumbled back a little bit and I see the white 22 officer with his foot on the threshold of the door. 23 He's like leaning and he actually stumbles a little 24 bit himself. I didn't -- you know, I recovered</p>

19 (Pages 70 to 73)



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<p>1 quickly -- fairly quickly.</p> <p>2 By that time, Mr. Hunter came back -- came</p> <p>3 past me and started yelling at the officers, asking</p> <p>4 them what they were doing.</p> <p>5 Q. So you mentioned you stumbled. How did you</p> <p>6 stumble? What made you stumble?</p> <p>7 A. Because when I opened the door to pull it,</p> <p>8 someone else is pushing it. So it opened faster</p> <p>9 than I expected to. So the force -- it was just a</p> <p>10 little force and I, you know, it's like if you're</p> <p>11 opening up the door and someone else is pushing the</p> <p>12 door while you're pulling, it moves faster than you</p> <p>13 expect it to.</p> <p>14 So by the time I'm turning it, I'm seeing</p> <p>15 -- you know, this -- like I feel like I'm wrestling</p> <p>16 with someone over the door because I could actually</p> <p>17 see the knob, you know, like having a hard time.</p> <p>18 So I finally open the door and then I just</p> <p>19 stumble back. There's a like a radiator -- let's</p> <p>20 see where the front door is. There's a radiator</p> <p>21 just behind -- to the side there's like a wall and</p> <p>22 there's a radiator just to the side. And so I kind</p> <p>23 of like stumbled back. And I remember my back hit</p> <p>24 the knob. There's like a knob at the top. I</p>	<p>1 with 10 being the hardest or most amount of force?</p> <p>2 A. In my view at the time, I saw it as a two</p> <p>3 or a three at most.</p> <p>4 Q. Did you ever fall to the ground?</p> <p>5 A. No, I stumbled back and my back hit the</p> <p>6 radiator.</p> <p>7 Q. Did you sustain any bruises or injuries as</p> <p>8 a result of that?</p> <p>9 A. No. My back was a little sore and I didn't</p> <p>10 see any noticeable bruising or anything.</p> <p>11 Q. And when the door hit you, where did it hit</p> <p>12 you?</p> <p>13 A. It basically hit -- well, obviously this</p> <p>14 was sticking out more (indicating). But it kind of</p> <p>15 hit that whole front area -- my whole front area.</p> <p>16 Q. Can you describe more in depth what you</p> <p>17 mean?</p> <p>18 MR. MCCLAM: You said this.</p> <p>19 Remember that word --</p> <p>20 THE WITNESS: The door --</p> <p>21 MR. MCCLAM: Sorry. When you're</p> <p>22 gesturing, the court reporter can't put it</p> <p>23 down. So when you say "this," be sure to</p> <p>24 describe what you're pointing to.</p>
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<p>1 remember my back hitting that, but it wasn't -- it</p> <p>2 wasn't super dramatic at the time. I just</p> <p>3 remembered that I stumbled back when the door</p> <p>4 opened.</p> <p>5 Q. Who opened the door? Which officer?</p> <p>6 A. It was the white one. His foot was on the</p> <p>7 threshold, his leg -- he was leaning forward and his</p> <p>8 foot was on the threshold and his hand was actually</p> <p>9 on the door. And it was the white officer.</p> <p>10 The other guy still had his light on. He</p> <p>11 still had his flashlight that he was holding when I</p> <p>12 first saw him.</p> <p>13 Q. So did the door actually hit you?</p> <p>14 A. At the time it felt like it glanced, but it</p> <p>15 did hit me. It was not the door knob per se, but it</p> <p>16 was -- the edge of the door runs into me while I'm</p> <p>17 opening it.</p> <p>18 Q. So you're saying the door did hit you?</p> <p>19 A. Yes, it did hit me.</p> <p>20 Q. How hard was it --</p> <p>21 A. I --</p> <p>22 Q. I'm sorry. I wasn't --</p> <p>23 A. I apologize.</p> <p>24 Q. How hard did the hit on a scale of 1 to 10,</p>	<p>1 THE WITNESS: So basically from</p> <p>2 this -- from my area around the -- my</p> <p>3 torso. This -- but I would say the torso,</p> <p>4 possibly part of my upper leg. But mostly</p> <p>5 my torso and my chest is what I remember</p> <p>6 being hit by the side of the door.</p> <p>7 BY MS. FUNG:</p> <p>8 Q. Did you feel any pain in your front body</p> <p>9 region as a result of the door hitting you?</p> <p>10 A. At first it felt like someone had kind of</p> <p>11 like slapped me on the stomach. So it wasn't a</p> <p>12 sharp pain. It was just a lost -- like gasp. I</p> <p>13 don't recall feeling like some kind of sharp</p> <p>14 piercing pain when it happened. It was just more of</p> <p>15 a discomfort when it hit, but no sharp pain.</p> <p>16 Q. So if I were to ask you to describe on a</p> <p>17 scale of 1 to 10, with 10 being the most pain, what</p> <p>18 would you say?</p> <p>19 A. Immediately I would say 1 or 2.</p> <p>20 Q. What was Mr. Hunter doing at this point?</p> <p>21 A. Well, as soon as that happened he kind of</p> <p>22 -- he surged forward immediately and started yelling</p> <p>23 at the officers asking them what the hell are they</p> <p>24 doing, what the hell just happened, what are they</p>

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Page 78	<p>1 doing here.</p> <p>2 And then they immediately started, you</p> <p>3 know, talking -- yelling right back. And then they</p> <p>4 all went outside on the porch. And he was standing</p> <p>5 against the wall on the porch and the officers was</p> <p>6 standing very, very close to him on both sides.</p> <p>7 And he was -- had his voiced raised.</p> <p>8 Mr. Hunter hands -- he usually has -- he always has</p> <p>9 his hands clasped in front of him when he speaks so</p> <p>10 that he doesn't actually gesture or gesticulate.</p> <p>11 But he was yelling at them asking them what they</p> <p>12 were doing there and why do they keep -- why are</p> <p>13 they harassing us.</p> <p>14 Q. So you mentioned when Mr. Hunter came you</p> <p>15 kind of surged forward and the officers and him went</p> <p>16 on the porch.</p> <p>17 Where were the officers standing when this</p> <p>18 occurred? Where were they located?</p> <p>19 A. Well, as I stated, when I first opened the</p> <p>20 door, that was all very quick. He was -- Mr. -- the</p> <p>21 white officer, Mr. Schutte -- Officer Schutte would</p> <p>22 have been -- he was directly on the opposite side of</p> <p>23 the door.</p> <p>24 Mr. -- Officer Navedo was standing from my</p>	Page 80	<p>1 Mr. Hunter was still on the porch with the officers?</p> <p>2 A. At least -- yeah, I had to. I was not</p> <p>3 feeling well, so I left.</p> <p>4 Q. And the two children who were sleeping on</p> <p>5 the cot, were they still sleeping on the cot?</p> <p>6 A. Oh, no, they weren't really -- they weren't</p> <p>7 asleep. They were -- they weren't wide up, but I</p> <p>8 could see that their eyes were open at that time.</p> <p>9 Q. But still laying down in their cots?</p> <p>10 A. Yeah. Still -- yeah, reclining on the</p> <p>11 cots, yes.</p> <p>12 Q. Where was Darus Hunter, Jr.?</p> <p>13 A. Darus Hunter, Jr. was -- started -- I saw</p> <p>14 him coming towards the kitchen when I was going</p> <p>15 back. And I said, Honey, you can go to bed, it's</p> <p>16 okay. So I sent him to his room.</p> <p>17 He was heading towards the front. He was</p> <p>18 standing in the kitchen area and I saw him there and</p> <p>19 I just -- I headed him to his room.</p> <p>20 Q. And you mentioned when Mr. Hunter was on</p> <p>21 the porch speaking with the officers, you felt a</p> <p>22 tightness in your abdomen?</p> <p>23 A. Yeah. I started feeling -- not pain, just</p> <p>24 I felt a tightness and I thought it was just the</p>
Page 79	<p>1 vantage point behind him just a little bit to --</p> <p>2 maybe two or three feet to his left from my vantage</p> <p>3 point. From his vantage point it would have been</p> <p>4 two or three feet to the right off to the side.</p> <p>5 Q. So they were inside the house?</p> <p>6 A. No, the second time -- this was outside.</p> <p>7 Officer Schutte was trying -- he was at the door</p> <p>8 with his foot on the threshold. And then Officer</p> <p>9 Navedo was just behind him to my -- from my vantage</p> <p>10 to the left on the porch.</p> <p>11 Q. So they didn't actually enter the home the</p> <p>12 second time?</p> <p>13 A. I don't recall them being in the house the</p> <p>14 second time.</p> <p>15 Q. Thank you. So Mr. Hunter is on the porch</p> <p>16 talking with the officers. And what happens at that</p> <p>17 point?</p> <p>18 A. Well, they were yelling extensively. He</p> <p>19 was yelling at them. I don't remember too much more</p> <p>20 at that point because about that point is when I</p> <p>21 started feeling a tightness in my abdomen. And I</p> <p>22 was just overwhelmed and I just looked at the kids</p> <p>23 to make sure they were okay and went to my bedroom.</p> <p>24 Q. So you went to your bedroom while</p>	Page 81	<p>1 excitement of everything. And I did remember</p> <p>2 obviously that incident with the door, but it didn't</p> <p>3 occur to me that that's what it was. I just knew</p> <p>4 that I felt a tightness and I felt very full. And I</p> <p>5 hadn't felt like that before. And I just wanted to</p> <p>6 lay down. I figured I just needed to rest.</p> <p>7 Q. Why didn't you think the tightness had</p> <p>8 anything to do with the door?</p> <p>9 A. Because, for example, I thought maybe it</p> <p>10 was like a nervousness. If I have nervousness, my</p> <p>11 abdomen feels -- might feel tight. It wasn't like</p> <p>12 it was -- it didn't feel like it was going to burst.</p> <p>13 I just felt a discomfort in that area.</p> <p>14 I just -- it didn't seem to me that the</p> <p>15 door had hit me so hard that I should -- I felt like</p> <p>16 it would be kind of hypochondriac attitude to start</p> <p>17 assuming that it had to do with the door. I just</p> <p>18 thought it was the excitement of what was going on.</p> <p>19 It really just -- at the time I just didn't</p> <p>20 -- my adrenaline was still flowing from the</p> <p>21 situation with the door and I just didn't think</p> <p>22 about it.</p> <p>23 Q. And you also mentioned you weren't feeling</p> <p>24 well. Can you describe how you were feeling?</p>

21 (Pages 78 to 81)

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<p>1 A. After that happened, I just was -- I just 2 remember feeling frightened -- I had been frightened 3 when they were at the door. So I was feeling a lot 4 of after effects of being frightened. And then I 5 just was feeling weak suddenly. 6 Like I felt like I needed to rest after 7 that. Of course, it was also -- you know, it was 8 late at night, too. So I just assumed it was all 9 because of that. 10 Q. You mentioned your back hit the radiator at 11 some point. You didn't sustain any injuries? 12 A. No. I mean, it hurt at the time, but I 13 asked -- I asked Mr. Hunter if he saw anything. He 14 didn't see -- I don't think he saw anything. I 15 didn't feel -- I felt like a soreness, but it 16 doesn't -- it wasn't anything very intense. 17 Q. Any bruising in your front -- 18 A. No. 19 Q. -- region? 20 A. No, I didn't see any bruising. 21 Q. So what happened next? 22 A. Well, that night I thought we might have 23 heard the door ring again, but no one was there. I 24 also know that later on that night at -- after the</p>	<p>1 happening. So he wanted me to see if I 2 could maybe at least see their car or find 3 some way to identify who they were. 4 BY MS. FUNG: 5 Q. How long were the officers at your home the 6 second time -- that second interaction? 7 A. I can't completely gauge. It seemed to me 8 like it was about 10 minutes. I'm not sure how long 9 because I'm not sure exactly when they left. 10 MR. MCCLAM: Ms. Fung, whenever 11 you have a breaking point, we've been going 12 for an hour and I'd like to take a break. 13 MS. FUNG: I'll just finish up 14 these questions. 15 BY MS. FUNG: 16 Q. Did you end up going to the hospital at 17 some point that night? 18 A. No, I did not go to the hospital that 19 night. 20 Q. And why didn't you go to the hospital? 21 A. I didn't think I needed to. 22 Q. And why is that? 23 A. Like I stated, I just felt like I was 24 feeling tight and I felt like I could wait and see</p>
Page 83	Page 85
<p>1 last time, Mr. Hunter wanted me to go out and he 2 wanted me to see where they went. 3 I put on some other clothes to try to go 4 out there, and I saw some people running. I don't 5 know who that was that I saw running. And then I 6 saw a light go on in our backyard briefly. And then 7 that was pretty much for that evening. Mr. Hunter 8 eventually came back and we just kind of talked 9 about everything and then went to bed. 10 Q. You mentioned that you heard knocking again 11 and Mr. Hunter sent you out. Why did he send you 12 out? 13 MR. MCCLAM: Object to form. 14 Calls for speculation. 15 THE WITNESS: He had asked me 16 afterwards to see if I could -- we were 17 trying to figure out who the officers were. 18 As I recall, he was on the phone and I 19 clearly recall him saying you won't tell me 20 who they are. 21 He wanted me to find out who are 22 these officers. He asked if I had seen any 23 information on their badges at the time, 24 and I said, No, I had not. It was too much</p>	<p>1 how I was going to be. It wasn't any intense pain. 2 I didn't think it was an emergency. 3 Q. Did you receive medical attention the next 4 day? 5 A. No. 6 Q. And why was that? 7 A. Still was just holding on hoping that I was 8 okay. And I didn't have any intense -- I don't 9 recall feeling any intense -- intensity at that 10 time. 11 MS. FUND: We can take a 12 five-minute break. 13 (Whereupon, a discussion was held 14 off the record.) 15 BY MS. FUNG: 16 Q. So after you heard knocking on your door 17 the third time after the officers left the second 18 time, you mentioned running down the street or going 19 outside to see -- going outside to see who was 20 there. They drove off, you weren't able to see who 21 was there; is that correct? 22 MR. MCCLAM: Object to form. 23 Mischaracterizes her testimony. 24 THE WITNESS: Correct.</p>

22 (Pages 82 to 85)

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Page 86	<p>1 BY MS. FUNG:</p> <p>2 Q. Did anything else happen after that?</p> <p>3 A. No, not that I know of.</p> <p>4 Q. Did you have any additional interactions</p> <p>5 with police officers that night?</p> <p>6 A. No.</p> <p>7 Q. How long after the knocking the third time</p> <p>8 did you go outside?</p> <p>9 A. It took me a few minutes. I know I was</p> <p>10 saying I'm not feeling that great and I had to put</p> <p>11 on some clothing. So it took me at least -- maybe</p> <p>12 two minutes to put -- a minute or two to get</p> <p>13 dressed.</p> <p>14 Q. And Mr. Hunter didn't answer the door?</p> <p>15 A. No. No. And no one was at -- no, no one</p> <p>16 was at the door when I got there.</p> <p>17 Q. But it was after two minutes -- about two</p> <p>18 minutes?</p> <p>19 A. About two minutes. I don't know if he went</p> <p>20 to the door.</p> <p>21 Q. After the incident on September 14, 2015 or</p> <p>22 September 13th into September 14th, did you return</p> <p>23 to work the next day or were you scheduled to work</p> <p>24 the next day?</p>	Page 88	<p>1 Q. Did you ever have any contact with a</p> <p>2 Sergeant Melvin?</p> <p>3 A. No, I did not.</p> <p>4 Q. Do you know if Mr. Hunter did?</p> <p>5 A. He told me that he did.</p> <p>6 Q. Ms. Shujaa, back in September of 2015, did</p> <p>7 you have any medical conditions?</p> <p>8 A. No.</p> <p>9 Q. Were you taking any prescribed medications?</p> <p>10 A. No.</p> <p>11 Q. And you said how far along were you as of</p> <p>12 September 14, 2015?</p> <p>13 A. 18 weeks.</p> <p>14 Q. When was the first time you sought medical</p> <p>15 treatment after the incident with the officers?</p> <p>16 A. Wednesday I called -- well, I called the</p> <p>17 clinic. There was a clinic on 43rd Street that I</p> <p>18 had spoken with first to let them know about my</p> <p>19 symptoms. And they said that it would be too much</p> <p>20 time for me -- they have a walk-in clinic. By the</p> <p>21 time I called them, they stated that making an</p> <p>22 appointment might take longer than I wanted so I</p> <p>23 should call the emergency room if I had any pain</p> <p>24 later.</p>
Page 87	<p>1 MR. MCCLAM: Object to form.</p> <p>2 Compound.</p> <p>3 THE WITNESS: I actually don't</p> <p>4 have an actual set schedule because I'm a</p> <p>5 freelancer. So for most of the positions I</p> <p>6 did not have to do anything.</p> <p>7 I don't recall if I did any work</p> <p>8 the next day. I don't recall doing</p> <p>9 anything the next day. I don't recall.</p> <p>10 BY MS. FUNG:</p> <p>11 Q. Does that mean you weren't scheduled to do</p> <p>12 anything?</p> <p>13 A. No, I don't think -- I know that I was</p> <p>14 asked to do something. There was something coming</p> <p>15 up with the Linguistic Data Consortium. I don't</p> <p>16 know if that was supposed to be that -- I don't</p> <p>17 remember if it was supposed to be that date or not.</p> <p>18 I know it was around that time -- very close to that</p> <p>19 time, though, that was coming up.</p> <p>20 But there was nothing like -- I'm not -- I</p> <p>21 don't have -- there's no schedule for me to work</p> <p>22 unless -- I didn't I have any -- I know I didn't</p> <p>23 have any -- I don't recall having any, like, editing</p> <p>24 assignments or anything like that either.</p>	Page 89	<p>1 Q. What clinic did you call?</p> <p>2 A. I don't remember the name of the clinic.</p> <p>3 There's a free clinic on 43rd Street between Chester</p> <p>4 and Baltimore Avenue that I had earmarked.</p> <p>5 Q. What symptoms were you suffering -- strike</p> <p>6 that.</p> <p>7 Was this on September 17th of 2015? You</p> <p>8 said Wednesday.</p> <p>9 A. I called them -- that would have been the</p> <p>10 16th.</p> <p>11 Q. You called the clinic on the 16th?</p> <p>12 A. Yes.</p> <p>13 Q. Okay. But when did you actually receive</p> <p>14 any sort of medical treatment?</p> <p>15 A. Early the morning on the 17th. I'm not</p> <p>16 sure what time we called 911 -- what time I called</p> <p>17 for the emergency issue. I remember waiting for</p> <p>18 Mr. Hunter to come home. And he came home and he</p> <p>19 saw -- I told him I had started -- I had been</p> <p>20 spotting now.</p> <p>21 And so then he called -- I don't remember</p> <p>22 which one of us called, but it was, I guess, late</p> <p>23 the 16th, early the 17th when we sought attention.</p> <p>24 Q. And what were your symptoms at this time?</p>

23 (Pages 86 to 89)

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Page 90	<p>1 You said spotting. Did you have --</p> <p>2 A. I had start feeling like -- there had been</p> <p>3 a little leaking. At first I did not know what it</p> <p>4 was because I had experienced some urine -- I had</p> <p>5 had incontinence. So it was not the same color as</p> <p>6 the urine, I just assumed it was related to that at</p> <p>7 first.</p> <p>8 But then between that Monday, later on by</p> <p>9 Tuesday and Wednesday -- particularly by Wednesday</p> <p>10 it was un mistakable because the smell did not smell</p> <p>11 like urine and it had a clear -- so then I started</p> <p>12 reading. And I read that it started -- I got the</p> <p>13 impression that it was amniotic fluid.</p> <p>14 Also -- mostly late Monday -- mostly</p> <p>15 Tuesday and Wednesday I started getting intermittent</p> <p>16 cramping. At first it was just a little bit, like a</p> <p>17 couple of -- a twinge here and there. So I thought</p> <p>18 that was just a natural part of being pregnant. But</p> <p>19 then that Wednesday is when the spotting started</p> <p>20 really -- I started -- like the leaking became much</p> <p>21 -- it wasn't a drip before.</p> <p>22 Like the first Monday and that Tuesday I</p> <p>23 remember seeing like a little bit of wetness in my</p> <p>24 underwear, but not knowing what it was. But that</p>	Page 92	<p>1 will help problems.</p> <p>2 So I was basically staying calm and not --</p> <p>3 very uneventful those few days. I spent a lot of</p> <p>4 time in bed those days and a lot of time at home.</p> <p>5 Q. Why were you staying in bed?</p> <p>6 A. Because the next day after the first event,</p> <p>7 I just felt overwrought. Like -- you know, I felt</p> <p>8 -- I thought it was an emotional issue at first.</p> <p>9 But then when I started feeling weird, I started</p> <p>10 thinking, Okay. Well, maybe this is just a tough</p> <p>11 time in the pregnancy. I just wasn't feeling well.</p> <p>12 So I thought maybe some rest would help.</p> <p>13 Especially by the time on Tuesday when I wasn't sure</p> <p>14 if I was peeing or if -- what that liquid was. I</p> <p>15 just thought -- I thought, well, maybe if I rested or</p> <p>16 if something -- I was just telling myself that rest</p> <p>17 would probably be better than being super active.</p> <p>18 Q. Why didn't you seek out medical care or</p> <p>19 treatment when you first started feeling ill or not</p> <p>20 feeling well?</p> <p>21 A. At first I just didn't want to believe that</p> <p>22 I was having a serious problem. The first couple</p> <p>23 days I just -- it didn't seem that bad to me. It</p> <p>24 seemed like something that would pass. I just</p>
Page 91	<p>1 Wednesday it started -- yeah, I could feel it coming</p> <p>2 out of me and I could feel -- like the cramping</p> <p>3 became much more -- it wasn't just like a twinge now</p> <p>4 and then.</p> <p>5 It was actually like -- you could -- every</p> <p>6 few -- 15 to 20 minutes I was feeling like cramping.</p> <p>7 And then I started -- later on in the afternoon,</p> <p>8 maybe about 6:00 or 7:00, it was still light outside</p> <p>9 that Wednesday, I remember checking my underwear.</p> <p>10 And that's when I knew that this was, quote,</p> <p>11 unquote, it, because I started seeing blood -- like</p> <p>12 a little bit of blood in my underwear.</p> <p>13 So most of the -- the most intense symptoms</p> <p>14 were that Wednesday. But when I trace it back, I</p> <p>15 could see the leaking had started a couple of days</p> <p>16 before.</p> <p>17 Q. Did anything happen in between September</p> <p>18 14th and September 16th or early morning September</p> <p>19 17th?</p> <p>20 A. No. I basically tried to take those --</p> <p>21 take it easy those days. I tried to stay off my</p> <p>22 feet. I had heard that -- you know, I had been</p> <p>23 given that advice that if you don't feel well you</p> <p>24 can stay off your feet a couple days, sometimes that</p>	Page 93	<p>1 didn't believe -- I just didn't want to believe that</p> <p>2 was happening.</p> <p>3 That Wednesday it was undeniable and so we</p> <p>4 had to do something. That's when I started finally</p> <p>5 making feelers, calling the clinic. But I didn't</p> <p>6 believe that I needed to at the time. I thought</p> <p>7 that. I had suspicions, but I didn't know.</p> <p>8 Q. So you didn't think it was a good idea to</p> <p>9 call as soon as you started feeling ill?</p> <p>10 MR. MCCLAM: Object to form.</p> <p>11 THE WITNESS: I didn't feel ill</p> <p>12 in that manner at first. As I stated, the</p> <p>13 first couple of days the feelings I felt</p> <p>14 were intermittent. So I thought that that</p> <p>15 was a natural part of a pregnancy,</p> <p>16 especially when I asked other women and</p> <p>17 they said aches and pains were, quote,</p> <p>18 unquote, a natural part of pregnancy.</p> <p>19 They started asking me -- you</p> <p>20 know, and then obvious when the symptoms</p> <p>21 became to the point I couldn't ignore them,</p> <p>22 that is when we made -- we got the medical</p> <p>23 attention.</p> <p>24 BY MS. FUNG:</p>

24 (Pages 90 to 93)



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<p>1 Q. So you mentioned that either yourself or 2 Mr. Hunter called 911 on either late 9/16 -- 3 September 16th or early morning September 17th. And 4 what happened after that? 5 A. They -- EMTs came. We told them what was 6 happening. And I said I think I'm set for a 7 miscarriage. And they took me to Mercy Hospital. 8 Q. Via ambulance? 9 A. Yes. 10 Q. Was Mr. Hunter with you? 11 A. No, he stayed home with the children. 12 Q. Why did he stay at home? 13 A. Because -- 14 MR. MCCLAM: Object to form. 15 Calls for speculation. 16 THE WITNESS: Well, he stayed at 17 home because the children could not be at 18 home unsupervised. So someone had to 19 supervise the children. 20 BY MS. FUNG: 21 Q. Did you have any family in the area? 22 A. No, I don't have any family in the area. 23 Q. Did Mr. Hunter? 24 A. Mr. Hunter as has some family in the area.</p>	<p>1 neglecting and hitting the children. 2 And Mrs. Hunter, Darus's mother 3 supported her and stated directly to us 4 that she did know what was going on and 5 that she felt like she didn't -- she still 6 felt like the mother should have the 7 children. 8 So we were concerned because the 9 grandmother had already done a surprise 10 visit at Syriana's daycare and tried to 11 reunite them with their biological mother. 12 We were very concerned to have the children 13 alone with her because she had gone behind 14 Mr. Hunter's back and basically placed them 15 with the mother who is on record as abusing 16 the children. So we didn't trust her 17 basically. 18 BY MS. FUNG: 19 Q. Back in 2015, if neither yourself or 20 Mr. Hunter were home, who would watch the children? 21 A. Well, I was always home. That is why I 22 stopped working out and about. I actually started 23 working in earnest at home because of the children 24 being there. So I was always -- there was always</p>
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<p>1 Q. Can you explain the relation -- familial 2 relationship? 3 A. He has -- his biological mother lives in 4 the area. I don't believe he has any other 5 immediate relatives in the area. 6 Q. So no brothers? Sisters? Cousins? 7 A. No, his brothers all live in different 8 areas. New York, I believe, and New Jersey. 9 Q. Has his mother ever watched the children 10 before? 11 A. Since we've taken over she did watch them 12 before. Not -- I would never have allowed that at 13 the time. 14 Q. But did Mr. Hunter? 15 A. No, he would not have allowed the mother to 16 watch the children. 17 Q. Why is that? 18 A. Because the mother -- 19 MR. MCCLAM: Object to form. 20 THE WITNESS: The mother went on 21 the record -- as we stated, we have an 22 extensive custody battle where Keeshama 23 Hunter was --took a blood test and was 24 found to use cocaine and was also</p>	<p>1 one of us home. There was never a time when no one 2 was with them. 3 Q. You mentioned Syriana went to daycare at 4 times? 5 A. Mm-hmm. 6 Q. When would she go to daycare? 7 A. She went to Head Start -- let's see, the 8 year -- her second year there, 2015 she was going to 9 Head Start in the mornings. Well, basically during 10 the day, yes. 11 Q. What about the other children? 12 A. Nadeer Darus -- Nadeer went to high school. 13 He was going to Parkway West School. And the other 14 children weren't living with us at the time. 15 Q. So what happened once you got to Mercy 16 Hospital? 17 A. Well, at Mercy I was there for a while. I 18 was finally seen by a nurse who gave me morphine and 19 she gave me the ultrasound. And she said the baby's 20 heartbeat was very faint and that I had been losing 21 amniotic fluid. 22 Q. And at some point did you speak with the 23 doctor? 24 A. I never spoke with a physician at Mercy</p>

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Page 98	<p>1 Hospital. I only spoke with -- there was one nurse</p> <p>2 that I spoke with at Mercy Hospital. I never spoke</p> <p>3 with any doctors there.</p> <p>4 Q. And when you spoke with a nurse, did she go</p> <p>5 through your medical history with you?</p> <p>6 A. To some degree, not extensively, but, yes,</p> <p>7 to some degree. And before then there was medical</p> <p>8 assistants who had spoken with me.</p> <p>9 Q. Did you tell -- were you ever asked by a</p> <p>10 nurse or doctor anything about your marijuana usage?</p> <p>11 A. I don't recall if they asked me anything</p> <p>12 about that at Mercy, but I'm sure that they did.</p> <p>13 There were two hospitals, so I get mixed up. I'm</p> <p>14 sure that they did ask me. I know that -- yeah,</p> <p>15 they did because they asked me -- yeah, they did.</p> <p>16 Q. Okay. And did you tell them that you were</p> <p>17 using marijuana?</p> <p>18 A. Yeah, I told them. I didn't deny using it.</p> <p>19 Q. And what happened after meeting with a</p> <p>20 nurse and her discussing -- sorry. Strike that.</p> <p>21 Did you tell the nurse about your</p> <p>22 interaction with the police officers?</p> <p>23 A. I don't remember if I spoke -- I think I</p> <p>24 spoke to someone about it at the hospital. I don't</p>	Page 100	<p>1 point did you get to Penn?</p> <p>2 A. Yes.</p> <p>3 Q. And how did you get?</p> <p>4 A. The EMTs -- the same EMTs returned and took</p> <p>5 me from Mercy to Penn.</p> <p>6 Q. How long were you at Mercy before you were</p> <p>7 transferred to Penn?</p> <p>8 A. I haven't looked at the records in a while.</p> <p>9 It seemed like maybe about an hour, two hours maybe.</p> <p>10 At least an hour.</p> <p>11 Q. So the same EMTs took you to Penn Hospital.</p> <p>12 What happened then?</p> <p>13 A. Well, I kind of lost -- I wasn't really so</p> <p>14 awake on the way there. But when I got there I was</p> <p>15 told that I had miscarried and that they had -- they</p> <p>16 had the piece they had gotten -- pulled the pieces</p> <p>17 of the baby out of me.</p> <p>18 Q. So you said that you -- were you sleeping</p> <p>19 in the ambulance?</p> <p>20 A. I was in pain. I just wasn't -- I mean,</p> <p>21 she had just giving me morphine. I remembering</p> <p>22 being in pain and having a lot of cramping and</p> <p>23 something was happening -- like I was -- I guess I</p> <p>24 was having -- something was coming out of me on --</p>
Page 99	<p>1 know if it was the nurse or if it was the nursing</p> <p>2 assistant, but I did not tell them anything about</p> <p>3 trauma. I just -- I didn't tell them anything about</p> <p>4 the police -- I didn't connect the police officers</p> <p>5 with it.</p> <p>6 Q. Why didn't you?</p> <p>7 A. Because like I stated, even at the time I</p> <p>8 did not register the door hitting me as an intense</p> <p>9 pain. I didn't have physical bruising and I did not</p> <p>10 understand -- it didn't -- I didn't make the</p> <p>11 connection at the time.</p> <p>12 Q. And what happened after your discussion</p> <p>13 with the nurse at Mercy?</p> <p>14 A. She stated that they should not have</p> <p>15 brought me to Mercy because Mercy wasn't equipped to</p> <p>16 deal with miscarriages and that she was going to</p> <p>17 have -- do her best to get me to Penn Hospital. And</p> <p>18 that's what she did.</p> <p>19 Q. When she says "they," who does she -- who</p> <p>20 was she referring to?</p> <p>21 A. She was saying they -- she didn't know why</p> <p>22 the EMTs had brought me to Mercy.</p> <p>23 Q. Okay. And she said she was going to do</p> <p>24 everything in her power to get you to Penn. At some</p>	Page 101	<p>1 in the ambulance on the way to Penn. ]</p> <p>2 And then when I got there I rested. I was</p> <p>3 still in pain, but they had gave me morphine, so I</p> <p>4 was kind of in and out of consciousness for a while.</p> <p>5 Q. So who told you that the miscarriage</p> <p>6 occurred while you were in the ambulance?</p> <p>7 A. She didn't specifically state that.</p> <p>8 Q. Who is she?</p> <p>9 A. The woman who I met -- I believe it was a</p> <p>10 doctor. She said she was a resident there. I</p> <p>11 believe her name was Dr. Edelman. I believe that's</p> <p>12 who it was.</p> <p>13 Q. So she told you when you got to Penn? You</p> <p>14 weren't told that while you were in the ambulance?</p> <p>15 A. No, I was not told that while I was in the</p> <p>16 ambulance. I was told at Mercy that she took the</p> <p>17 ultrasound and that there was still a, quote,</p> <p>18 unquote, chance. There was a still a chance that</p> <p>19 they could save the baby and that's why she was</p> <p>20 sending me there.</p> <p>21 That's when I found out I was 18 and a half</p> <p>22 weeks and that the baby was nearly at the point of</p> <p>23 being viable outside the womb.</p> <p>24 Q. When you were at Mercy, did the nurse tell</p>

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Page 102	<p>1 you that there was a chance you were going to</p> <p>2 miscarry?</p> <p>3 A. Yeah. She said it was almost -- you know,</p> <p>4 it was -- most likely that I would miscarry, but she</p> <p>5 was sending me to Penn to try to save -- she said</p> <p>6 there was hardly any amniotic fluid left. So that I</p> <p>7 was probably going to miscarry.</p> <p>8 Q. Did you ever notify Mr. Hunter of that</p> <p>9 fact?</p> <p>10 A. At the time, no. I was in extreme physical</p> <p>11 pain. I did find out that he was calling. I did</p> <p>12 not get on the phone to speak with anyone. I was</p> <p>13 just in pain at the time. I didn't think about call</p> <p>14 anyone at the time.</p> <p>15 Q. And when you say "calling," this is when</p> <p>16 you were at Penn or Mercy?</p> <p>17 A. At either place.</p> <p>18 Q. He was calling both places?</p> <p>19 A. I don't know.</p> <p>20 MR. MCCLAM: Object to form.</p> <p>21 THE WITNESS: I don't know about</p> <p>22 Mercy, but I was told that he had called</p> <p>23 Penn several times.</p> <p>24 BY MS. FUNG:</p>	Page 104
Page 103	<p>1 Q. So what happened after the doctor told you</p> <p>2 that at some point you had miscarried on your way to</p> <p>3 Penn Hospital?</p> <p>4 MR. MCCLAM: Object to form.</p> <p>5 THE WITNESS: She -- I rested.</p> <p>6 She told me that I couldn't see the baby.</p> <p>7 And I remember -- I don't know at what</p> <p>8 point -- if I slept first, but they brought</p> <p>9 in a box and they had the baby. She was in</p> <p>10 her clothing and they had her wrapped up in</p> <p>11 a blanket and they let me hold her off and</p> <p>12 on. They let me hold her for a while.</p> <p>13 They took her away when I was</p> <p>14 asleep. And I mostly was just sleeping,</p> <p>15 drifting in and out of sleep, holding the</p> <p>16 baby for a little while. And then they</p> <p>17 brought me her things.</p> <p>18 BY MS. FUNG:</p> <p>19 Q. Were you discharged from Penn on the same</p> <p>20 night?</p> <p>21 A. I was discharged the next day, maybe around</p> <p>22 4:00 p.m. the next day.</p> <p>23 Q. Was that on September 17th or September</p> <p>24 18th?</p>	Page 105

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Page 106	<p>1 name?</p> <p>2 A. I gave it to her. At first I just gave her</p> <p>3 the first three names and then I added Shujaa</p> <p>4 because -- frankly because Shujaa -- I never changed</p> <p>5 my name when I got married and because I wanted that</p> <p>6 name to go. And that was what I -- that's just what</p> <p>7 I thought when I put it down.</p> <p>8 Q. And Mr. Hunter was the father of this</p> <p>9 child?</p> <p>10 A. Oh, he was absolutely the father.</p> <p>11 Q. Okay. Did you miss any work as a result of</p> <p>12 the miscarriage?</p> <p>13 A. I found out later on -- I know I didn't</p> <p>14 take some assignments. I didn't keep a record of</p> <p>15 those. I do have a record that -- for the</p> <p>16 Linguistic Data Consortium, they had been asking me</p> <p>17 to do some -- they wanted me to help one of the</p> <p>18 students.</p> <p>19 I do Spanish and English annotations. And</p> <p>20 one of the Spanish speaking people wanted some help</p> <p>21 with something. So they asked me to help her with,</p> <p>22 but I missed all of that information for a few days.</p> <p>23 So I missed a few days.</p> <p>24 Q. Were you told by doctors that you couldn't</p>	Page 108	<p>1 the exact date. It was -- I believe it was early</p> <p>2 October or late September.</p> <p>3 Q. And what instructions were given by the</p> <p>4 social worker?</p> <p>5 A. The social worker informed me of a support</p> <p>6 group that I could go to. We talked about how I was</p> <p>7 feeling. She gave me some coping mechanisms.</p> <p>8 That's about it. Oh, and she offered to -- and she</p> <p>9 sent someone to the house to make sure that I could</p> <p>10 sign up for insurance.</p> <p>11 Q. And did you sign up for insurance?</p> <p>12 A. Yes, I did, right after that.</p> <p>13 Q. Do you remember the name of your social</p> <p>14 worker?</p> <p>15 A. No, I do not. I don't remember her name.</p> <p>16 Q. Did she recommend therapy at any point?</p> <p>17 A. She did not specifically recommend therapy,</p> <p>18 no.</p> <p>19 Q. Did any doctor recommend therapy?</p> <p>20 A. I believe that Dr. Van Uiter said</p> <p>21 something about it later basically, but I don't -- I</p> <p>22 don't specifically remember someone specifically</p> <p>23 saying you should get therapy except maybe Dr. Van</p> <p>24 Uiter had mentioned.</p>
Page 107	<p>1 work?</p> <p>2 A. No. Nobody said specifically. Not when</p> <p>3 they knew what kind -- they knew what kind of work I</p> <p>4 did, so they said no physical work.</p> <p>5 Q. Okay. But you were still allowed to do</p> <p>6 your other jobs?</p> <p>7 A. Yeah. No one said that -- no one</p> <p>8 specifically stated anything.</p> <p>9 Q. And about how many days or how much time</p> <p>10 did you miss work in between the miscarriage?</p> <p>11 A. I looked -- I think maybe about four or</p> <p>12 five -- four or five days.</p> <p>13 Q. What instructions or discharges instruction</p> <p>14 were you given by Penn Hospital?</p> <p>15 A. I was given -- most of the instructions</p> <p>16 related to resting, my diet, made sure that I -- you</p> <p>17 know, certain nutrition things. Make a follow-up</p> <p>18 appointment. That was basically it.</p> <p>19 Q. Did you meet with a hospital social worker?</p> <p>20 A. I did. Not at that time, but I made an</p> <p>21 appointment. And my follow-up appointment I met</p> <p>22 with the social worker.</p> <p>23 Q. When was that?</p> <p>24 A. I believe -- let's see. I don't remember</p>	Page 109	<p>1 Q. About what time? You said later. When?</p> <p>2 A. My first meeting with Dr. Van Uiter was</p> <p>3 not until maybe early 2016. So I had mentioned the</p> <p>4 incident to her. I had talked with the social</p> <p>5 worker too. She mostly talked about the support</p> <p>6 group pending insurance.</p> <p>7 And, you know, they said I could maybe find</p> <p>8 someone through the Penn Network if I want someone</p> <p>9 later, but they didn't specifically recommend it.</p> <p>10 Q. Did you seek out therapy?</p> <p>11 A. At first, no, I did not.</p> <p>12 Q. How come?</p> <p>13 A. Because I was busy and I really, mostly put</p> <p>14 it underneath. I actually started -- as soon as I</p> <p>15 could start working, I started burying it that way.</p> <p>16 And I really spent -- I was basically the main</p> <p>17 caregiver for the children at the time.</p> <p>18 I was doing the cooking. I was working,</p> <p>19 obviously. I was doing the child's hair. I was</p> <p>20 bathing her. At the time she still needed baths at</p> <p>21 night. I didn't feel like I had, quote, unquote,</p> <p>22 time for therapy.</p> <p>23 Q. Where was Mr. Hunter during all of this?</p> <p>24 A. Mr. Hunter was -- I believe he was in</p>

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1 graduate school. He obviously was taking care of  
2 people too, but if he's in class and I have an  
3 at-home job, that was the purpose of me taking that  
4 job.  
5 Q. Did you ever attempt to receive any  
6 therapy?  
7 A. At that time I did not try to make an  
8 appointment. I had never -- no. At the time I did  
9 not make any appointments. I didn't make any  
10 appointments for therapy until later.  
11 Q. Later when?  
12 A. After we were separated and I wasn't -- I  
13 knew I had lots of time then and I started taking  
14 care of a lot of things then.  
15 Q. Okay. And when is the first time you  
16 sought out therapy?  
17 A. December -- December 2017.  
18 Q. Two years later?  
19 A. Yeah.  
20 Q. Two years and change. And where did you  
21 receive therapy?  
22 A. I went to -- I call it CBH and they gave me  
23 a recommendation for Penn Hospital.  
24 Q. And that's Community Behavioral Health?

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1 A. Yes, Community Behavioral Health. I asked  
2 them for a referral and they stated that I could try  
3 Penn Medicine.  
4 Q. Okay. And who did you see there?  
5 A. I can't remember the name of the first  
6 person that I met, but the first met that I met with  
7 in December gave me a -- he was a social worker, I  
8 believe. He gave me the biopsychosocial assessment.  
9 Then he stated -- I guess they give you  
10 that. He stated to see if you qualify for treatment  
11 with them. He stated that I did. Then I met with  
12 the psychiatrist named Dr. Hong. And he was --  
13 recommended medication. And then after that, I  
14 started meeting with Ms. Wang.  
15 Q. And what was the result of that assessment?  
16 A. He told -- they felt that I had had some  
17 issues with trauma and that -- trauma and  
18 depression. And so that I should basically qualify  
19 for therapy with them.  
20 Q. Anything about substance abuse?  
21 A. I was not going to go in there for  
22 substance abuse. He asked me about my past history  
23 and I had described my past. We discussed  
24 marijuana. I had stopped -- I decided I didn't --

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1 you know, I took a break. But it was not actually  
2 actively discussed in -- as a goal.  
3 Q. Do you still smoke marijuana?  
4 A. I have once or twice recently. I had not  
5 for a while, but once or twice I have.  
6 Q. Are you still currently enrolled in  
7 treatment?  
8 A. Yeah, I'm still in therapy.  
9 Q. Who do you see?  
10 A. I have a new person now. Dr. Wong is no  
11 longer there. So the new person's name is Melissa  
12 Kostiuk. It's K-O-S-T-I-U-K.  
13 Q. When did you start seeing this physician?  
14 A. I just started seeing her this -- in  
15 August. Dr. Wong left at the end of June and they  
16 took them some time to find me a new one. So Ms.  
17 Kostiuk is the person that got me.  
18 Q. How often were your appointments with  
19 Dr. Wong?  
20 A. Every week. Once a week.  
21 Q. Do you have a record of that?  
22 A. Yeah, I should have records. She's given  
23 me receipts and things. Most -- actually, not --  
24 obviously before I had insurance, but there was a

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1 brief period I did not have insurance, but she has  
2 record. Yeah, I believe I had record of it.  
3 Q. Like attendance records?  
4 A. Yeah, I should have that.  
5 Q. Do you have any problem giving that to your  
6 attorney?  
7 A. No, I don't have any problem.  
8 Q. Okay. How long in total did you treat with  
9 Dr. Wong?  
10 A. I was with Dr. Wong -- I started seeing her  
11 the middle of February. She left -- her last day  
12 was June 24th.  
13 Q. February of this year?  
14 A. Yes.  
15 Q. And the doctor that you were seeing prior  
16 to that from December on, who was that again?  
17 A. Oh, Dr. -- oh, I don't remember the name of  
18 the person I did the assessment with at that place.  
19 Dr. Hon was the name of the psychiatrist.  
20 Q. And how often did you meet with Dr. Hon?  
21 A. I met with him twice. I met with him the  
22 first time and he recommended the medication. When  
23 I told him that I was going to try to just do  
24 therapy, then I wasn't meeting with him anymore.

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1 Q. Okay. So you really only had like one  
2 appointment with him and then you actually started  
3 seeing Dr. Wong?  
4 A. Yeah.  
5 Q. And when Dr. Wong left, you started seeing  
6 Dr. Kostiuk?  
7 A. Yes, that's correct.  
8 Q. And Dr. Wong left in June and you started  
9 -- so you had a lapse in treatment for two months?  
10 A. For about a month. All of July and then in  
11 August -- I believe -- August is when I connected  
12 with Kostiuk. Dr. Wong left June 24th. So my last  
13 meeting with her would have couple days before that.  
14 Q. And how often do you meet with Dr. Kostiuk?  
15 A. I've only met with Dr. Kostiuk once or  
16 twice at this point. We haven't really gotten  
17 going. Her schedule changes, so it's been hard  
18 finding a time.  
19 Q. Are you finished with your answer?  
20 A. Yeah.  
21 Q. Have you sought out any other treatment  
22 from think physicians or therapists?  
23 A. No other therapists at this point. I spoke  
24 with my primary care physician about some of the

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1 2016 or early 2017 my insurance was -- I lost  
2 insurance again. So then I started seeing her again  
3 in 2017. December 2017.  
4 Q. Do you have attendance records for her as  
5 well?  
6 A. Yeah, I could print those out or I can get  
7 them from her.  
8 Q. Thank you. In terms of Dr. Bonnie, what  
9 type of treatment were you receiving from her?  
10 A. She was my primary care, but I did speak  
11 with her because I had just had a miscarriage. I  
12 spoke with her -- I specifically spoke to her about  
13 how I was feeling that year.  
14 And I'm sure that -- I believe that she did  
15 mention something about me going to therapy, but I  
16 did not follow up on what she recommended at the  
17 time.  
18 Q. Why is that?  
19 A. I didn't have time. I didn't feel like I  
20 had time and I just didn't want admit that I had a  
21 problem.  
22 Q. I just want to show you this document. I'm  
23 not going to enter it. I just have a question.  
24 This was just a record from Dr. Wang. I just didn't

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1 issues in 2016 and 2017.  
2 Q. Who was your primary care physician at that  
3 time?  
4 A. Her name is Dr. Bonnie Van Uitert. She's  
5 at Greater Philadelphia Health Action.  
6 Q. GPHA?  
7 A. Yes.  
8 Q. Okay. And you said you were seeing her  
9 from 2016 to 2017?  
10 A. Yes. I still see -- I still consider her  
11 to be my primary care physician.  
12 Q. What do you mean you consider?  
13 A. I haven't been to see her, I think, since  
14 February of March.  
15 Q. Of which year?  
16 A. This year.  
17 Q. So you started seeing her when in 2016?  
18 A. I believe my first appointment with her --  
19 January or February of 2016.  
20 Q. And how often do you meet with her?  
21 A. Not very often. I don't recall how many  
22 times I went there before my insurance lapsed again.  
23 And my insurance lapsed again in 2017. So then I  
24 didn't go to any doctors for a while. Either late

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1 know what something meant. I'm not entering it.  
2 I'm just curious.  
3 MR. MCCLAM: Why aren't we  
4 entering this as an exhibit?  
5 MS. FUNG: I'm just not entering  
6 it. I just wanted to -- it's not --  
7 MR. MCCLAM: If she's going to  
8 testify about it, I'd rather it be on the  
9 record.  
10 For the record, we're going to  
11 mark this transcript as confidential  
12 pursuant to the protective order.  
13 MS. YOUNG: Are we marking this  
14 as an exhibit?  
15 MS. FUNG: I wasn't planning on  
16 it. I don't plan on entering it, but if we  
17 have an issue with that...  
18 BY MS. FUNG:  
19 Q. Can you tell me what this is a document of?  
20 A. This is -- it looks like it's our treatment  
21 plan.  
22 Q. Between who?  
23 A. Myself and Dr. Wang.  
24 Q. Taking you --

30 (Pages 114 to 117)



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1 MR. MCCLAM: Can you say what  
2 this document is, at least introduce the  
3 Bates number we're talking about?  
4 MS. FUNG: This is a document  
5 Bates stamped KS000024.  
6 BY MS. FUNG:  
7 Q. Can you tell me where it says under  
8 Consumer obstacles to treatment. Where it says  
9 History of traumatic life events, do you know what  
10 she's referring to?  
11 MR. MCCLAM: Object to form.  
12 Calls for speculation.  
13 THE WITNESS: Yes, I do know what  
14 she was talking about.  
15 BY MS. FUNG:  
16 Q. Can you tell me what she's talking about?  
17 A. Most of my focus was on this -- police when  
18 I spoke with them at first, was the event with the  
19 police and the miscarriage. I was basically telling  
20 them that was my last chance to have a baby.  
21 So I discussed that evening that the police  
22 were at the house a lot with them. I don't know --  
23 I don't remember the other traumatic events they  
24 would be talking about, but that was the thing they

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1 told me was considered a traumatic event based on  
2 the way I talked about it.  
3 Q. So you can't think of any additional  
4 traumatic events?  
5 A. I'm sure -- I can't think of anything  
6 offhand. I'm sure I talked about -- yeah, I can't  
7 think of what else I would have talked -- I was  
8 talking to them about, but I gave them my whole life  
9 history. So that was the one they focused on the at  
10 time.  
11 MS. FUNG: Actually, I will just  
12 enter this. Can you mark this as Shujaa-3?  
13 (Whereupon, Shujaa-3 was marked  
14 for identification.)  
15 THE WITNESS: Oh, also because my  
16 husband and I had split. So that may have  
17 been considered a stressor.  
18 BY MS. FUNG:  
19 Q. Where she notes Family discord and a lack  
20 of emotional support, what is she referring to?  
21 A. Because my husband and I had just -- we  
22 were separated at the time. And I was pretty -- I  
23 don't know people here in Philadelphia. So...  
24 Q. What kind of discord?

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1 A. Well, we were splitting up.  
2 MR. MCCLAM: Object to form.  
3 THE WITNESS: We were in the  
4 process of considering a divorce at that  
5 time.  
6 BY MS. FUNG:  
7 Q. Then it says -- it says Socially isolated.  
8 And then says history of ETOH and marijuana. Do you  
9 know what ETOH is?  
10 MR. MCCLAM: Object to form.  
11 Calls for speculation and foundation.  
12 THE WITNESS: I did look it up.  
13 And that referred -- that's a reference to  
14 alcohol.  
15 BY MS. FUNG:  
16 Q. Does that reference alcohol abuse of sorts?  
17 MR. MCCLAM: Object to form.  
18 Calls -- I'm just making kind of a standing  
19 object?  
20 MS. FUNG: Yeah, go ahead.  
21 MR. MCCLAM: To the extent you're  
22 asking about what something means on this  
23 document, Ms. Shujaa didn't write the  
24 document, so I have a standing objection

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1 for foundation and calls for speculation.  
2 THE WITNESS: Yeah, I was very  
3 clear to her that at the end of my period  
4 with social services that I had started to  
5 drink when I came home. So that was  
6 recorded as that.  
7 BY MS. FUNG:  
8 Q. And it wasn't in reference to -- she didn't  
9 center discussions with you outside of your time  
10 while working with social services?  
11 A. No. I -- I hadn't really had any issue  
12 with drinking a lot at all since 2011, 2012. So it  
13 just hadn't come up.  
14 MS. FUNG: Go off the record.  
15 (Whereupon, a discussion was held  
16 off the record.)  
17 BY MS. FUNG:  
18 Q. Do you currently have any outstanding  
19 medical bills from September of 2015?  
20 A. Last -- only thing that I know of -- I was  
21 told that I had a bill from Mercy Hospital. Penn  
22 people got me insurance, so I don't have any bills  
23 from them.  
24 Q. So you think you have an outstanding

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1 medical --  
2 A. Well, I received a bill. I haven't  
3 received any notices recently. I did receive bills  
4 from them up through 2016 stating that I had an  
5 outstanding bill there.  
6 Q. What's the current status of it?  
7 A. I never paid it, so I -- as far as I know,  
8 it's still unpaid.  
9 Q. How much did you pay to Mercy Hospital?  
10 A. I never gave them anything.  
11 Q. Ms. Shujaa, I forgot to ask you earlier,  
12 have you ever been a plaintiff in a lawsuit?  
13 A. No, I've never been a plaintiff in a  
14 lawsuit.  
15 Q. You've never sued anyone?  
16 A. No.  
17 MR. MCCLAM: Prior to this  
18 incident, correct?  
19 MS. FUNG: Yeah.  
20 THE WITNESS: Right. I never  
21 sued anyone.  
22 BY MS. FUNG:  
23 Q. What about after?  
24 A. Thus far I still have not sued except for

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1 questioning to have a conversation with his  
2 client?  
3 MR. MCCLAM: That's correct.  
4 ---  
5 CROSS-EXAMINATION  
6 ---  
7 BY MR. MCCLAM:  
8 Q. Ms. Shujaa, do you recall earlier today  
9 when we -- when you were talking about your history  
10 of consuming alcohol?  
11 A. (Witness nods.)  
12 Q. Do you recall whether or not you consumed  
13 any alcohol between New Year's Day in 2015 and the  
14 time of the incident?  
15 A. No, I can't think of anything.  
16 MR. MCCLAM: No further  
17 questions.  
18 (Witness excused.)  
19 (The deposition concluded at  
20 11:33 a.m.)  
21  
22  
23  
24

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1 this incident.  
2 Q. Have you ever been a defendant?  
3 A. Yes.  
4 Q. Can you explain when?  
5 A. In 2006 University of Pennsylvania, I owed  
6 them past tuition money, which is connected to the  
7 reason I wasn't a student there. I owed them -- it  
8 had gotten up to about \$12,000 and some library  
9 books. And so they sued me for that.  
10 I was not around for the court date, so  
11 obviously I lost that judgment and they won the  
12 judgment. And it's been paid now, I think, for the  
13 past, maybe, four years, five years. It's been  
14 satisfied now.  
15 Q. And that's the only one?  
16 A. That's the only one.  
17 MS. FUNG: I don't have any  
18 additional question questions.  
19 MR. MCCLAM: Off the record.  
20 (Whereupon, a discussion was held  
21 off the record.)  
22 MS. FUNG: I would just like to  
23 note for the record that Ms. Shujaa's  
24 counsel took a break after my line of

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## CERTIFICATION

1  
2  
3  
4 I, ALEXANDRA ALVARADO, Court  
5 Reporter, certify that the foregoing  
6 is a true and accurate transcript of  
7 the foregoing deposition, that the  
8 witness was first sworn by me at the  
9 time, place and on the date herein  
10 before set forth.

11 I further certify that I am  
12 neither attorney nor counsel for, not  
13 related to nor employed by any of the  
14 parties to the action in which this  
15 deposition was taken; further, that I  
16 am not a relative or employee of any  
17 attorney or counsel employed in this  
18 case, nor am I financially interested  
19 in this action.  
20  
21

22 \_\_\_\_\_  
23 Alexandra Alvarado  
24 Court Reporter  
and Notary Public  
Dated: \_\_\_\_\_

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